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St. Cloud Tribune Vol. 11, No. 37, May 08, 1919

St. Cloud Tribune

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To Tourists: Don't Hurry Back North. Try a Florida Summer. It's Fine!

St. Cloud Tribune

VOLUME 11, NO. 37.

ST. CLOUD, OSCEOLA COUNTY, FLORIDA, THURSDAY, MAY 8, 1919.

\$2.00 A YEAR.

FIVE CENTS THE COPY.

ST. CLOUD TEMPERATURE

	Max.	Min.
Thursday, May 1	80	60
Friday, May 2	84	61
Saturday, May 3	84	63
Sunday, May 4	88	66
Monday, May 5	88	67
Tuesday, May 6	89	65
Wednesday, May 7	89	64

COUNCILMEN WASHBURN AND KING ARE RE-ELECTED

Two New Candidates Are Elected On Council---Bower Wins Mayorship---Error In Ballots Is Noticed And Rectified In Time To Avoid Affecting Result.

ST. CLOUD'S CITY OFFICERS

Mayor L. Q. Bower
Treasurer W. G. King
Sanitary Commissioner, George Barber
Street Commissioner, N. H. Washburn
Assessor and Auditor, P. Rothrock
Clerk and Collector, Fred B. Kenney

In the city election held Thursday two of the old councilmen were re-elected and two new men were named to complete the list of councilmen due to have been elected on March 25, while L. Q. Bower was chosen mayor to replace J. K. Conn, who was removed by the council recently and who did not become a candidate for re-election this year.

The end of the local political squabble has been reached and the list of city officers as it now appears contains men that were classed with the two opposing factions, the voters having decided the matter on Thursday, when an election was held to determine who would be chosen as mayor and councilmen for the terms which expired April 1, the election that was held on March 25 having been declared illegal.

The votes as cast were as follows.

MAYOR.
L. Q. Bower 20
Levi Shampow 142

Bower's majority 58
Nine blank votes cast.

TREASURER.
W. G. King (re-elected) 173
James Campbell 171

King's majority 2
Seven blank votes cast.

ASSESSOR AND AUDITOR.
P. Rothrock 190
C. Z. Lippincott 151

Rothrock's majority 39
Ten blank votes cast.

SANITARY INSPECTOR.
George Barber 184
Z. T. McClay 154

Barber's majority 30
Thirteen blank votes cast.

SUPERINTENDENT OF STREETS.
N. H. Washburn 173
Isaac Eckley 170

Washburn's majority 3
Eight blank votes cast.

BOND TRUSTEE.
J. D. Chunn (no opposition) 242

Error Found On Ballots.
Soon after time arrived for opening the polls, the Tribune's reporter left this office via the rear door and had arrived at the sandy alleyway at Dr. Farris's office, where he met Mayor Pro Tem King hustling toward the Tribune as speedily as his lameness and the deep sand would permit and evidently laboring under some stress of mind or impulse.

"Good morning! What's the excitement?" said the reporter to Mr. King. "There's a devil of an error in those ballots, and I'm coming to have others printed," said the councilman, as he continued to "dig" across the sand.

"No?" ejaculated the reporter, in astonishment—for "a devil of an error" in a ballot is something unusual.

"Yes," replied the councilman, as he passed. "You hustle on down to the city hall and see if anything more has happened about it."

The reporter hustled and lingered not. Arrived at the city hall, he learned that a dozen ballots had been voted when it was discovered that the office designation and the names of Z. T. McClay and George Barber had been omitted.

Mr. McClay had received the thirteenth ballot and had entered a marking booth to mark his ballot.

Naturally, when he went to put an X opposite his own name, and found his own name missing, Mr. McClay was astonished and perturbed, but he knew his rights and was not hesitant about lifting up his voice to maintain them.

Emerging hastily from the booth, Mr. McClay hastened toward the voting table and called to the election inspectors: "Hold on, there!" He proceeded to enter protest.

Whether it was lucky or unlucky, ballot No. 13 got the election machinery held up for a while.

Capt. J. E. Farris, who received ballot No. 14, had made the discovery of the ballot's discrepancy at about the same time Councilman McClay had, and joined in the protest made by the big city dad.

Decide To Start Over Again.
City Attorney Crawford was at hand and was consulted. He said the situation presented a dilemma.

"Close adherence to the technicalities would invalidate and stop the election and postpone it a month or more."

To let the twelve illegal ballots remain in the ballot box would be depriving twelve voters of their right to vote for sanitary officer, thus probably invalidating the election if the vote were close enough for any office to be decided by twelve votes one way or another.

So the city attorney advised that the ballot box be opened, the twelve illegal ballots be removed, the election be started over again, and that the twelve men who had voted be sent for and permitted to vote again.

No objection was made to this procedure by any of the several candidates present nor by their representatives. So it was done—excepting that it was found impossible to communicate with three of these twelve voters; they having left the city for the day.

The workers for the respective candidates brought to the poll place the nine others of the twelve, and these nine voted again.

Use Some Improvised Ballots.
The twelve illegal ballots, with their stubs, were made into a separate package and laid aside. After the final counting and tabulation were done, this package was enclosed and locked in the box with the other ballots at the wind-up of the day's work.

One of the inspectors held up the ballot box so the spectators could see it was empty, and he locked it, and thus it remained until it was opened for ballot counting.

It was feared, however, that considerable time would elapse before proper ballots could be printed. Some voters might lose their votes if the election were halted until then—because of pressing business engagements.

So it was suggested that some ballots remaining from the March 25 election be used until the printing office could supply proper ballots.

These could be used, it was suggested, by having one of the inspectors alter the date on the ballot, erase Z. Barager's name (for street commissioner), and substitute J. D. Chunn's name for that of Gehue Rowland (for bond trustee).

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Mr. Campbell made the first protest. He demanded that the election inspectors take some proceeding whereby the missing or absent voters who had voted erroneously would be allowed to vote. He claimed he would be elected if this were done.

Isaac Eckley joined in, then also L. D. Frost, J. T. Farris, E. T. Hopkins, W. T. Angel, and others of the "anti" in the half-hour of questioning, protest, and argument that followed the final count of the votes.

The argument at first was directed at and with the election inspectors, with J. I. Cummings as chief spokesman for these officials.

Mr. Cummings said he had no means of getting the missing voters in to vote. Efforts already vainly had been made to do that. He and his associates could do nothing but sign the returns as they stood and turn them over to other officials.

Some of the objectors wanted the "four" votes counted for the anti-council candidates, saying they knew all four "would have voted for us."

The reporter heard one man ask Mr. Eckley: "Do you mean to say all four of those men would have voted for you?"

"Yes," replied Mr. Eckley; "I do."

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City Attorney Crawford at this point advised the inspectors to sign the returns, this being the only thing they could do under the circumstances.

"If the voters were here, they might be permitted to vote," said Mr. Crawford. "That would be the fair thing to do, but it would be irregular and might invalidate the election if it were contested."

Thereupon Mr. Crawford became the center of the discussion. Messrs. Hopkins, Frost and others questioned him on various phases of the situation.

He reminded them, as had inspectors Cummings and DeGray, that they were present in the morning and had tacitly assented to the action of the inspectors in recommending the election, inasmuch as they had opportunity to object, and had not done so.

City Clerk Kenney at this point, in response to something said by Mr. Frost, said: "It is generally and positively known that Mr. Penn would have voted against all of your candidates."

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THOMAS A. EDISON says:

"Give every honest man and woman a chance to have good music in the home."

THE NEW EDISON, "the phonograph with a soul," is the world's greatest musical instrument. It gives you in your own home, exactly as performed upon the stage, the work of the world's

greatest singers and instrumentalists. This wonderful instrument has no limitations. It gives you every singer's voice with literal fidelity. It is all musical instruments in one. If you own

The NEW EDISON

"The Phonograph with a Soul"

you can draw unstintingly on the world's rich treasure-house of music. The New Edison will put new and happy colors

into the skein of your existence. If you want good music, the New Edison is the answer.

Does Money Stand in the Way?

Thomas A. Edison has advised us that we should not permit our terms of payment to deny music to any honest man or woman. We are determined to carry out Mr. Edison's wishes. If you are tem-

porarily hard up and are thus deterred from having music in your home, we are prepared to remove that obstacle. Let it be an obstacle no longer. Come to us and tell us the terms on which you can conveniently pay.

Central Drug Store

104 BROADWAY

KISSIMMEE, FLA.

Agents for the New Edison "The Phonograph With a Soul" and Edison Re-Creations

County Agent's News Service

DR. R. THOR WEAVER, County Agent.

The county agent again will be on the job and will make his weekly visit to St. Cloud on Friday, May 9.

I want to remind every one growing garden truck to look out for pests. If you find trouble among your growing vegetables, please report the same to the county agent and get the advice on the best manner in which to get rid of these pests you can.

After your garden has made all the harvest, it is better to plant some cover crop that can be used in feeding farm animals and also cover the ground so that it can help the soil for the next garden season.

Look after your fruit. See that no pests gather there before you do.

Keep your question box open to the county agent. It is very important that problems be solved with his co-operation and knowledge, because new problems come up daily, and each one solved adds to the store of knowing how and doing better with each effort.

Keep Chickens—A Backyard Flock Will Pay.

The backyard poultry flock has helped feed Florida folks. City and town folks responded quickly to the need of more hens. Dr. N. W. Sanborn, extension poultry husbandman of the University of Florida, said at the winter's short course at Gainesville:

"Florida will have to rear more pullets in 1919 or go without a sufficient supply of eggs next autumn and winter. Florida must hatch more chicks this year or do without fryers throughout the summer and fall months. Rather than run short on poultry products it will be best to buy day-old

chicks from outside the state. Another year Florida will be better fixed to produce its own supply of day-old chicks, its own crop of good pullets, its roasting chickens. Meanwhile we should get busy with the backyard flock, keeping from six to twelve good laying hens per family. Be on the lookout for good pullets that may be offered for eating purposes, and purchase them with the idea of eating them as they let up in laying another year. These hens can often be purchased at meat prices, held for ten months for laying, and then killed for family eating. Ten hens in the backyard will save money, save waste food, help grow the children, and feed the grown-ups. A good bulletin on the backyard flock can be had from Dr. Sanborn at the Experiment Station, Gainesville.

FOR FARM WORKERS

Many applications for farm work in Florida are being received by farm help specialist, J. O. Traxler, from the demobilized soldiers. Those who are in need of farm help and can use a soldier, should notify Mr. Traxler at the Experiment Station, Gainesville, so that he may be able not only to furnish the desired help but to assist in placing the soldiers in an essential industry.

CATTLE FEEDING EXPERIMENT PROVES VALUE OF FLORIDA FEEDS

A co-operative cattle feeding experiment conducted by the Experiment Station, closed last week. The cattle used in the experiment were in had of two year old grade Angus steers, raised

and owned by L. K. Edwards, of Irvine, Fla.

They were divided into two lots of five steers each. One lot was fed shelled corn, velvet bean feed (bans and hulls ground together), and silage. The other lot of steers was fed shelled corn, peanut meal feed (peanuts and hulls ground together, with the oil extracted), and silage.

On December 20, 1918, the five steers fed corn, velvet bean feed and silage weighed 2905 pounds. On April 19, 1919, these same five steers weighed 4286 pounds, making a gain of 1291 pounds or 258 pounds per head. On Dec. 20, 1918, the five steers fed corn, peanut meal and silage weighed 2905 pounds. On April 19, 1919, the same five steers weighed 4270 pounds, making a gain of 1265 pounds, or an average gain of 241 pounds per head.

The ration fed was one pound of velvet bean feed for each two and a half pounds of corn. The peanut meal feed was fed in the same proportion—that is, for each two and a half pounds of corn, one pound of peanut meal was fed.

The results show but little difference in the two rations, so far as gain in weight is concerned; and the quality of the beef produced by both rations was par excellent. Armour & Co. of Jacksonville, pronounced it the best beef that had been on the Jacksonville market.

This test proves without question that Florida feeds are just as good for producing good beef as feeds from any other section of the country.

These steers dressed 56.4 per cent, which is very satisfactory.

ATTENTION, OHIO PEOPLE!

The next meeting of the Ohio Association will be held in the old G. A. R. hall at 2 p. m. Wednesday, May 14, to hold its last session for the season. Come one, come all. Let us make a good social gathering of it—one of the best we have ever held.

MARY G. BROWN, Secretary.

If you are looking for Real Estate in Florida to make your future home, write Citizens Realty Co., St. Cloud, Fla., for a descriptive booklet. Send 3-cent stamp.

WHY THAT LAME BACK?

That morning lameness—those sharp pains when bending or lifting, make work a burden and rest impossible. Don't be handicapped by a bad back—look to your kidneys. You will make no mistake by following this Orlando resident's example.

S. N. Matthews, carpenter, Magnolia Hotel, Boone & South Sts., Orlando, Fla., says: "The first symptom of kidney trouble in my case was backache which came on me last summer. I had such pain in my back that I had to be taken home in a buggy as I couldn't walk. My kidneys acted too freely and I had to get up often at night. There was a severe pain in the back of my head, too. I heard about Doan's Kidney Pills and four boxes cured the backache and made my kidneys so well that I have had no trouble since."

Price 60c. at all dealers. Don't simply ask for a kidney remedy—get Doan's Kidney Pills—the same that Mr. Matthews had. Foster-Milburn Co., Mfrs., Buffalo, N. Y.—(adv.)

New City Charter Allowed Them To Vote

Those who framed the late city charter of St. Cloud, Fla., in 1917, necessary and somewhat confusing clause relating to voters—that which compelled a city voter to be also a State and county voter, as registered on the county poll book.

The State law does not contain any such provision. In fact, it specifically states that State and county registration shall not be required for city voting. See Section — of the Florida Revised Statutes. As a charter provision enacted by the Legislature, however, it was effective in St. Cloud. Our new city charter knocks it out, and thereby added ninety-five names to the city's registration for today's voting, as follows:

Angel, W. W.	Arrowsmith, W. A.
Alldon, H. S.	Bennett, O. E.
Bouchamp, N. W.	Bonnett, D. H.
Barksdale, H. J.	Bass, Edgar C.
Barker, F. M.	Cole, T. J.
Barker, F. M.	Childers, Victor
Cunningham, Thos.	Clark, Frank F.
Church, A. H.	DeGraw, J. H.
Davis, R. W.	Daniel, T. J.
Dyal, C. D.	Edwards, J. M.
Dalby, I. B.	Franklin, R. M.
Elliott, H. D.	Grissold, A. A.
Finch, W. S.	Graves, E. A.
Goodrich, Chas.	Harvey, C. A.
Guthrie, Henry	Hickman, A.
Hamilton, W. E.	Holmes, P. J.
Hunter, Geo. E.	Hopkins, E. T.
Hopper, Henry	Ide, William
Harris, E. B.	Jones, Wilson
Johnston, Monroe	Jones, Edward P.
Jeffers, Geo. B.	
Kaufman, Geo. C.	
Meeker, A. T.	Lathrop, A. W.
Mayer, Victor	Morgan, Guy S.
Morrill, Jos. P.	McKenna, J. I.
	McClay, Z. T.
	McKenzie, J. J.
	Noyes, Chas. E.
Peterson, Sewell	Peterson, Raymond
Pierce, Harvey	Phillips, A. E.
Reed, Adolphus	Rogers, Thomas
Richardson, F. H.	Riley, W. W.
Riley, J. E.	Rogers, Thomas W.

Spaulding, John
Schnoe, Joseph
Slate, W. H.
Sage, James W.
Stebbins, James F.
Tunnicliffe, C. C.
Tracy, Joe H.
Taylor, Roy W.
Tunnicliffe, W. H.
VanDusen, S. P.
Voss, Hartwig
Vance, A. M.
Wood, J. D.
Woodmansee, Nathan
Whiteley, H. A.
Washer, John
Wheeler, Wm.
Wolfe, F. T.

Many of the above were allowed to vote, however, in the illegally conducted city election of March 25. Other illegal male voters whose names are not in the above list, also voted—some who had not paid their poll tax within the time specified by law. These are not included among the names printed above.

CAMPBELL ITEMS

J. T. Reaves has just returned home from Green Springs.

Mrs. Eliza Slade, from Catholine, has been visiting friends here this week.

William Campbell, from Loughman, spent Sunday visiting relatives here. Miss Mary Lamb visited her sister, Mrs. Adam Yates, on Shingle creek Sunday.

Mrs. W. Wheeler has been visiting her mother, Mrs. J. W. Collins, here this week.

Mrs. G. W. Bronson is visiting her daughter, Mrs. C. N. Cowan, in Lakeland, this week.

Mrs. Maudie Drawdy has been visiting her brother, J. W. Collins.

We had a nice rain Monday night, and crops are looking fine.

Karo Trimble visited relatives here Sunday.

ST. CLOUD METHODISTS

Quarterly Conference And Other Livingston Church News.

Sunday was another good day with this church. Many of our people are away for the summer, but we have a good congregation left, and the rank are rapidly filling and the work goes on as always.

Sunday morning was "employment Sunday," and "bonds day." The government has leaned strongly on the arm of the church all thru the great world war. It has been a very high compliment which has been paid to the churches by those in authority, that the churches have been so constantly called upon in all of the war work, and it can be said to their credit that they have willingly and gladly done their full share of whatever was to be done. It cannot be charged that the church has been a "slacker" in the war.

Monday was the occasion of the Second Quarterly Conference. The Rev. John J. Treadwell came from Davenport on the morning train to Kissimmee, where he was met by the Rev. G. W. Brown, and after a sumptuous feast of good things prepared by that fine cook, Mrs. Brown, the party proceeded to the church at St. Cloud, where the business of the church for this quarter was transacted, and everything was found to be in excellent condition. There was little change in the official forces of the charge. Mr. W. J. McCormick was added to the board of stewards. It was found the centenary was progressing splendidly in his charge. Nearly every proposition made by the centenary has been met, and the financial returns are in hands for the quota for the year. Rev. Treadwell delivered his great lecture on "How General Allenby Whipped the Turk," to a large audience Monday night. The house was well filled, and the lecture was greatly appreciated by all who heard it. Rev. Treadwell has given fine impression on all of his hearers as to the worth of this great Christian general. The proceeds amounted to \$20.00, and this goes to support of their missionary work. They have been educating an orphan girl in Porto Rico, and now they hope to be able to also undertake the support of another in China.

The Centenary Area office has sent to Rev. Treadwell a stereopticon and two lectures, to have them put on here in St. Cloud, but some new work called the district superintendent away, and he left the machine and lectures for the pastor to put on, and this was done Wednesday evening after the regular prayer meeting, and Thursday evening. The lecture Wednesday evening was on the "Centenary Survey of the Home Mission Field," and Thursday evening it was the "Survey of the Foreign Field." The illustrations were excellent, and the lectures were well received. The offering Wednesday evening went to the Woman's Home Missionary Society, and Thursday evening it went to the Woman's Foreign Missionary Society.

Wednesday was a busy day for this church. There were three "Unit" prayer meetings at 10 o'clock. Mr. Woodard's at his home on Connecticut avenue, Mrs. Cox's at the home of Mr. James Sharp on Missouri avenue, and Rev. W. F. Kenney at the pastor's study. "The Woman's Home Missionary Society held its postponed meeting in the Annex at 2:30 o'clock, and the Woman's Improvement Club held its regular bi-monthly meeting in the Annex at 3:30, and the regular weekly prayer meeting was held at 7:30, and the lecture at 8:30. We believe in working while it is called today.

Next Sunday morning is to be observed as "Mothers' Day." Everyone, gentlemen especially, are requested to wear a white flower.

The great centenary drive begins in ten days. We are ready for it, and this great church will do its full share of the great work of bringing this world to Christ. We expect to keep right on keeping on.

RESOLUTION OF CONDOLENCE

Resolved, that we, the members of Minnie E. Neal Women's Christian Temperance Union, St. Cloud, extend

to our dear president, Mrs. Clara Kenney, our heartfelt sympathy on the death of her dear departed husband. We commend her to the loving care of our Heavenly Father. We desire a copy printed in our local newspaper and also sent to our bereaved sister.

Faithfully submitted,
E. C. WESTCOTT,
PHEBE DEPEW,
Committee.

St. Cloud, Fla., May 5, 1919.

ERNEST PENN UNEXPECTEDLY ORDERED TO FRANCE

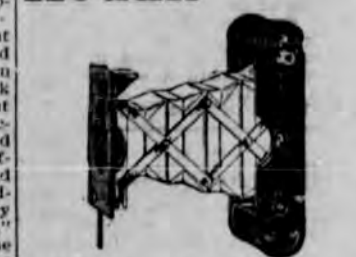
All friends of Mr. and Mrs. G. A. Penn of St. Cloud will learn with surprise that their son, Ernest, sailed for France on May 3 on military duty. He was serving as assistant paymaster in the Naval Reserve at the Great Lakes station, near Chicago, and he and his parents were expecting his release soon and were joyously expecting his return to their home here in the immediate future for at least a long visit.

Suddenly Ernest was told by his officers that not under any conditions could he be released, as the need now for men competent in his branch is urgent in the American forces in Europe. Thus, just as he expected to be released, he suddenly was sent to New York, where he embarked for Brest, France, on the big United States ship Graf von Waldersee, a German vessel now used as a naval transport. He had been promised release on April 30; but now he has no knowledge when he will be allowed to return from Europe.

"While it is hard to be longer separated from my son," said Mrs. Penn, in telling the news to the Tribune, "it is a comfort to know he is in God's care on sea and on land."

If you are looking for Real Estate in Florida to make your future home, write Citizens Realty Co., St. Cloud, Fla., for a descriptive booklet. Send 3-cent stamp.

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furnishes a convenient way to keep records of dates and places of your outings, your vacation trips, names of friends, ages of children and any other memorandum you wish to make at the time you are taking the picture.

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KISSIMMEE, FLA.

Now Open for the Winter Season. A Family Hotel With All the Comforts of Home.

RATES, \$2.50 PER DAY. Special by the Week.

MRS. R. B. SAVAGE, Prop.

Real Estate

OUT OF TOWN FOR SALE OR TRADE

Property at Palmetto, Fla., to trade for St. Cloud real estate.

Property in Huntington to trade for St. Cloud real estate.

Business room at Peru, Ind., to trade for St. Cloud real estate.

Fifteen acres, subirrigated, two flowing wells, fenced, at Sanford. Would trade for St. Cloud property.

For Sale—A seven-room modern house at Rahway, N. J.

FOR SALE IN ST. CLOUD

Three-room house, with variety of fruit and furniture—\$350.

House and two lots on Pennsylvania avenue—\$100.

Seven-room house in Folsom Addition—\$650.

Six-room two-story house, with bath and hot and cold water.

Three-room house in good neighborhood \$175.

ACREAGE

Five acres, with eight-room house and good barn—\$800.

Two and one-half acres, with two-room house, well on porch, dug well in yard—\$225.

Special values in five-acre tracts. Look them over.

FARMS

160 acres in Marshall county, Minnesota.

140 acres in Narcoossee, Florida.

14 acres at Runnymede Lake, near St. Cloud.

85 acres at Carpenter Station, Tennessee.

310 acres three and one-half miles east of St. Cloud.

575 acres in Ohio—farm land. INVESTIGATE THIS.

RANCHES

One of 6,000 acres.

One of 2,050 acres, with a nine-acre orange grove.

One of 1,100 acres.

These and OTHER bargains in ranches.

GROVES

Two and one-fourth acres—\$500.

Two and one-half acres, bearing grapefruit grove—\$1,500.

Three and one-fourth acres, one mile from city—\$1,000.

Two and one-half acres in grove, two and one-half acres of truck land, and six-room bungalow with two fireplaces—\$2,500.

Five acres, with modern bungalow—\$3,500.

Nine acres, fine grove.

Citizens' Realty Company

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ST. CLOUD, FLA.

PLUMBING

IT REQUIRES HARD AND SKILLFUL LABOR

to satisfactorily do your plumbing jobs. Whether this matter is a trivial repair or an order to installing steam heat or other systems, if a careless, inexperienced man is sent to serve you, you will always regret it. Avoid such experiences by first consulting



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After Ten Years' Work for Citrus Growers Stronger and More Efficient Than Ever!

The Florida Citrus Exchange has completed its tenth year of work for the growers who are associated with it.

The organization is today stronger and more efficient than ever before, with capacity for better service to members.

In every department the Exchange now has the best organization of its history, composed of men who are loyal to the interests of the producers of citrus fruits.

Speculative marketing agencies have such a large margin of profit that they can afford higher salaries than the Florida Citrus Exchange will pay its officers and employees.

Yet the splendid aims and inspiring purposes of the Exchange are such that it always has been and still is able to engage the services of thoroughly competent, efficient and loyal men.

Employees unable to make their performance in harmony with the high ideals of the organization soon eliminate themselves to give way to others who can put the prosperity of the citrus industry of Florida above personal gain.

The Florida Citrus Exchange Is Controlled and Operated By Growers for Mutual Benefit

Every citrus grower who markets his fruit through the Exchange has the same voice as any other member in its management.

That a grower may have but a few acres of grove gives him no less participation in determining the policies of the organization.

The Florida Citrus Exchange is of, for and by the growers who believe that, with their fellow producers of citrus fruits, they are completely capable of marketing their own product.

The Exchange has been successful in securing for its members prices enough higher than could be obtained through other marketing agencies to more than cover the entire operating cost of the organization.

Due to the growing knowledge of the fact that this is true, during the season just ending the Florida Citrus Exchange has handled a proportion of the total crop of the state almost one-third greater than in any preceding year.

Join the Exchange now and take part in the annual election of directors and officers of your local association. For more detailed information write, phone or call on

FLORIDA CITRUS EXCHANGE, Tampa, Fla.

L. A. HAKES

Manager Orange County Citrus Sub-Exchange
ORLANDO FLORIDA



FLORIDA CITRUS EXCHANGE



Tenth Annual Convention of Osceola Co. District W.C.T.U.

By CLARA E. KENNEY

The tenth annual convention of the Woman's Christian Temperance Union of the Osceola district held its sessions on April 29 and May 1 in the beautiful Methodist Episcopal church in St. Cloud. The church was tastefully decorated with flowers, white ribbon, flags, W. C. T. U. emblems, etc.

Members of both Kissimmee's and St. Cloud's unions attended, with many visitors also from both cities and the country. Every session was largely attended, the church being fully occupied Wednesday night.

Miss Minnie E. Neal of Jacksonville, president of the State W. C. T. U., delivered a fine address Wednesday evening on the aims and accomplishments of the organization.

The latest national convention of the Christian Endeavor society, said Miss Neal, had proclaimed for a saloonless world by 1930. The National W. C. T. U. is five years more optimistic than are its fellow workers in the Christian Endeavor. "A Saloonless World in 1925," says the white-ribbon organization.

The battle is not won, the victory is not complete, the struggle is not

over. We must contend to hold the laws we now have, because the fact that the distillers and brewers are gathering a fund of \$1,000,000 means unrelenting vigilance and combat against the alcoholic foe.

It is not sufficient to enact prohibition laws. It is equally necessary to encourage and compel officials to enforce them. This alone makes continual organization and effort necessary.

We must see to it that our children grow up without an environment of alcoholic intoxicants. If they are saved from personal knowledge of or contact with intoxicants, they will not have an appetite for the poison, and will not desire it, and the trouble and expense of preventive measures will be greatly lessened.

Heredity is an important factor, but far less so than environment. One of Miss Neal's friends, in illustrating this fact, had reminded her that he had his wife were intelligent and highly educated; that therefore their children should have been born with ready-made education and speech; whereas the children had to learn from example or environment how orally to form words and to absorb information or education. Heredity was helpless

without the more important aid of environment. Remove alcoholism from both heredity and environment, and the world is won for sobriety.

Miss Neal told of how Miss Gordon's (head of National W. C. T. U.) Chinese protegee—a girl in her teens—went to Miss Gordon one day in tearful horror. "O, Miss Gordon! have you seen what is going to be done? Just as Christian England fastened opium onto China, so Christian America is going to fasten the saloon traffic on China! The brewers and distillers in America are going to move to China!" So the Chinese lass read in a daily newspaper she held in her hand.

The New York Tribune is a great newspaper, but it does not stand for great moral questions, said Miss Neal. It has been and is a champion of the saloon traffic. When thirty-six States had ratified the national prohibition constitutional amendment, the New York Tribune could not understand how or why it had been accomplished. "There has not been any wave of public sentiment for this measure," it wailed. "There has not been any public clamor for it; no uprising, no demand, for it."

To which the New York Times told the Tribune to wake up and come out of its dream that the remainder of the country was like New York. What ailed the Tribune's perceptions? Was it possible it had not been aware of the slowly crystallization of prohibition sentiment and action by the Southern States? Also in Western States. The

South had been leading the way to prohibition, and the West had followed, and the movement had enveloped the remainder of the country sufficiently to overwhelm the saloon territories like New York.

Miss Neal told how William Jennings Bryan had made great sacrifices of money, time and political leadership for the prohibition cause; that he had done more for the cause than had any other one person in the country; how he and his party had separated in Nebraska because he insisted the time had come for the saloon to go; how he thus had lost the leadership of his party in that State and had gone his way there almost alone; how he had hired halls, etc., at his own expense; how sometimes he could not even get a chairman for his meetings; but that now his party, in Nebraska, had come to his position.

The Woman's Christian Temperance Union, said Miss Neal, is a concrete expression of the highest patriotism; for the highest patriotism is to sacrifice one's self for others. There is no self-seeking in the W. C. T. U.; no self-aggrandizement. To serve others is the organization's aim and inspiration.

How glad the people of Osceola county should be because they had responded quickly and fully to the W. C. T. U.'s call for 1,000,000 members and \$1,000,000! Osceola had been the first county in Florida to telegraph to State headquarters that it had "gone over the top" in that campaign for workers and funds. Brevard, Osceola's eastern neighbor, had been the second to respond. The quota for Brevard had been set at \$300, but its first meeting had yielded \$81; so the county's quota had been increased to \$400, and had been as easily obtained. Leon county had been the third in quick response to its duty.

Miss Neal missed an opportunity to help in advice or otherwise along lines of temperance, child-welfare, mother's training, or anything good. The world needs hosts of such women.

Dr. Foster's and Mrs. Merrill's Remarks.

Dr. May Pickett-Foster gave a good talk on "Social Purity," which deals with one of the alarming problems of today. "Your body is your living servant. Abuse it and you suffer," she said.

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It will act as an aid in convalescing from colds, coughs, bronchitis and other similar disorders, and to properly assimilate your food.

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Sash and Doors.

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Sole Agents for
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AND FLORESHEIM SHOES.
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ST. CLOUD TRIBUNE

Published Every Thursday by St. Cloud Tribune Company.

Entered as Second-class Mail Matter, April 28, 1910, at the Postoffice at St. Cloud, Florida, under the Act of Congress of October 3, 1917.

C. F. JOHNSON, Editor and Owner.

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PROFITTEERING ON CURB MARKET

A comrade tells the Tribune reporter of a "profiteering" incident he witnessed on the curb market one morning last week.

A purchaser bought a small bunch of beans for 5 cents, and asked the seller to cut off the tops, which was done, and the purchaser went away.

Several minutes later the purchaser returned and said he would like to get the tops also.

The vendor told the purchaser the tops would cost 5 cents more—and the purchaser paid the 5 cents!

No names were mentioned to the Tribune; so it is not known to whom this applies.

COTTAGE IS BURNED IN DOPP'S ADDITION

A lamp explosion about sundown in the home of Comrade E. P. Adams, on Minnesota avenue, in Dopp's Addition, caused the dwelling's destruction by fire yesterday (Wednesday) evening.

The fire was well under way before a call was sent in for the fire-fighting apparatus. The fire engine, though obstructed and delayed on Massachusetts avenue near Eleventh street—it made the trip in good time and without mishap.

Water connection was made at Eleventh and Connecticut. Thence the hose was laid a block eastward to Minnesota, thence two blocks southward to Eleventh street, and thence northward part of a block to the burning dwelling. The full reel of more than 1,000 feet was laid.

The house and its contents are a total loss to Comrade Adams. He lost even his pension papers, insurance documents, deeds, etc.

It should be noted that the fire engine was run several blocks over a freshly graded (and therefore sandy) street without becoming "stalled."

If you want bargains in improved city lots, or tracts, see Leon D. Lamb, 37-17

Supreme Court Dismisses St. Cloud Recall Suit

The Tribune is in receipt of information that the Supreme Court has dismissed the recall case sent up from St. Cloud after a decision sustaining the City Council had been granted in the Circuit Court.

This case started about October, 1917, and resulted from the refusal of the council to call an election when a petition was filed asking for an election, and also a petition asking that many names be stricken from the first petition because it had been signed under misapprehension.

A. & N. U. WOMEN ERECT CEMETERY SIGN

The Elsie P. McElroy Auxiliary of the Army and Navy Union is doing a noble service by having erected at the burial ground.

It bears the legend "Mount Peace Cemetery, St. Cloud," and is in the form of an arch placed over the entrance to the main drive-way of the burial ground.

Frank P. Clark is the contractor and Ex-Councilman J. I. Cummings is the painter. The sign will be in place before Memorial day.

COMRADE WILSON PASSES AWAY.

The wife of Comrade V. S. ("Dad") Wilson sends news to Mrs. Julia B. French of St. Cloud that on April 20 he died in Elkhart, Ind., while en route to his Northern home, or soon after his departure from St. Cloud. Thruout several years he was a well-known and popular citizen of St. Cloud, having resided at Mrs. Jaques's home, at the New St. Cloud hotel, and three years in the Conn apartments. He experienced a general breakdown, due largely to his inability to withstand what to him was a long and arduous trip. His is a pleasing memory in St. Cloud.

IN MEMORY OF MRS. METZGAR

Resolved, that we, the members of Minnie E. Neal Women's Christian Temperance Union of St. Cloud, Florida, exceedingly regret the death of our dear sister and fellow worker, Mrs. Mary Metzgar. We feel that in her we have lost a faithful member and friend, and while we will miss her smiling face and genial presence, we bow in humble submission to the will of God, who doeth all things well. We desire a copy of these resolutions sent to the family of our sister, and also to the St. Cloud Tribune for publication. Faithfully submitted, E. C. WESTCOTT, PHEBE DEPEW, Committee.

St. Cloud, Fla., May 5, 1919.

APPRECIATES VOTE.

Comrade L. Q. Bower, mayor-elect, desires to express through the columns of the Tribune, his appreciation of the vote given him in the election today, and states that it will be his earnest endeavor to work for the best interests of the whole city and to cooperate with the city council in all matters.

JURY CONVICTS NIGH-SWONGER.

Late today (Thursday) a jury in the Criminal Court of Hillsborough county (at Tampa) returned a verdict of guilty of manslaughter against E. L. Nigh-swonger, who formerly conducted in St. Cloud a film-picture theater and who on Jan. 19 collided his automobile with a boy in a Tampa street, the boy dying of his injuries the next day.

The prosecution asserted the accident was due to Mr. Nigh-swonger's careless and reckless driving, but the defense contended that the boy heedlessly ran into the automobile. Witnesses agreed the automobile was not traveling fast, but evidence showed it was on the wrong side of the street. The boy's parents were averse to prosecution of the case, it is reported.

The jury deliberated the case about six hours. A new trial has been asked for.

Mark Stanton of Syracuse, N. Y., returned to his Northern home last week, after a visit of several months here at the home of his brother, C. P. Stanton. The Syracuse brother is a retired farmer, and it is likely he will decide to become a permanent resident of our G. A. R. City.

King And Washburn Re-elected

(Continued From Page One.)

dates. Even allowing all of the three other votes to you, Washburn still would be one vote ahead of Eckley and would be elected. King would be elected with 11 votes. The vote would grow into the council to decide—and you know where you would get off there." (It then was thought four voters were disfranchised.)

Mr. Frost had no more argument along that line. Missing Votes Would Not Change Result.

About this time it was discovered that one of the four voters in question had voted late in the afternoon, but that his name had not been erased from the "missing" list. H. W. Illman had him captured afar off somewhere and brought to the polling place via automobile.

This left three votes—G. P. Arrow-smith, L. L. Baker and G. W. Penn. There being no question about how Mr. Penn would have voted, and allowing the two others to the "antls," would leave Washburn with 2 majority and King with 1 majority.

Giving all three votes to the "antls" would leave Washburn with 1 majority and a tie between King and Campbell. The votes are decided by the council. The council would naturally elect King.

Thus these omitted votes would not change the final result, no matter how they might be counted. Crawford Issues An Ultimatum.

In the course of the latter part of the discussion, City Attorney Crawford made remarks as follows:

"You gentlemen can contest this election if you want to, of course; but I advise you not to do so. If we count in more votes as you desire, it would not affect the final result. In fact, it would only add to the irregularity. The incident that occurred this morning was an unfortunate error; it was not intentional, and I believe you are satisfied it was not. Everything possible was done to rectify it and thereby avoid having to hold another election thirty days or more hence. You had no complaint to make this morning, tho you were here and knew what was suggested and done."

At the close of the argument, and in response to something said by Messrs. Hopkins and Frost, the city attorney further said:

"If you contest this election, your contest will not do you any good. St. Cloud has had enough of elections. I certainly shall advise your City Council to resist your contest and fight the case into the Supreme Court. It would be at least a year before the case would be decided. In the meantime your present councilmen would continue in office until the next regular election, and you would not gain anything even if you won the contest. If you do not contest, Mr. Bower and Mr. Rothrock and Mr. Barber will be at once sworn into the offices to which they have been elected. You would better be satisfied with what you have."

At the close of the discussion, Mr. Hopkins asked if the discarded ballots had been preserved. Informed that they had been tied up separately and locked with the other ballots, he then asked that the ballots of the three or four disfranchised voters be counted.

Mr. Crawford replied that it would be impossible to distinguish these special few from the others of the illegal twelve ballots thrown out. A voter's ballot, being secret, has no distinguishing mark on it, he said.

GENERAL NOTES OF ELECTION

General Notes of the Election.

All of the discussion, protests, etc., at and about the final counting of the votes were conducted in a quiet and orderly manner. No ill feeling was manifested.

There was some perturbation at the counting of the votes was about to be commenced.

The inspectors moved their table to the rear of the main room of the city hall and had a rail placed across the room and about three feet from the table on the side toward the door. This to keep spectators from crowding closely about the table.

The "antls" apparently thought this meant no watchers would be allowed close enough to see whether the votes were correctly read off and tallied; and there was some whispered consultation among them. Capt. Farris who-

pered something to City Attorney Crawford, who had seated himself at a table outside the hall to keep a tally sheet of his own.

The city attorney arose and suggested to the inspectors that any candidate who desired to do so, might as well go outside the hall close enough to read the ballots as they were read off and to inspect the tallying.

"Certainly," said Inspector DeGraw. "There is no intention of keeping out watchers."

One of the "anti" leaders said they desired W. T. Angel to act as watcher for their candidates, and he sat at Mr. DeGraw's elbow as he read off the names.

No desire was expressed for a watcher by anybody else, and Mr. Angel had the watching all to himself—excepting what was done by the spectators without the hall, only three or four feet away.

The election as a whole was as quiet and orderly as any election ever held anywhere.

The inspectors let no person vote unless he had fulfilled all electoral requirements—so far as their province or knowledge reached.

It is said one resident of Deep's Addition voted. The information comes too late to learn whether he has moved to that locality since or before registering—or if the tale is true at all.

The inspectors were so careful that Inspector Russell would not let the reporter have one of the left-over ballots on which to record the vote—after everything had been erased away. City Clerk Kenney also made the same refusal later.

In the vote-counting discussion after the election, Mr. McEndree said to Mr. Rothrock II in reply to the latter's claims that the missing voters would have voted for his (R's) candidates: "You can't always tell how a man votes by the way he talks."

Isaac Eckley says he thinks the election is illegal, no matter whether he wins or loses. This because the inspectors opened the ballot box and threw out the illegal ballots cast by the first twelve voters. He says that he will make no contest, however. H. W. Illman says he favors letting the election stand as it is.

If you are looking for Real Estate in Florida to make your future home, write Williams Realty Co., St. Cloud, Fla., for a descriptive booklet. Send 2-cent stamp.

CALOMEL ROBBED OF NAUSEA AND SALIVATION

Medicinal Virtues Retained and Improved—Unpleasant and Dangerous Qualities Removed—New Variety, Called Calotabs, Is Great Favorite With Physicians and Druggists

Feel mean, look yellow? Your liver is out of fix! The poisonous bile is being retained in your system. You say I know calomel will set me straight, but I hate to take calomel.

Why not try Calotabs, the purified calomel that is as delightful to take as it is beneficial in cleansing the system? Calotabs give you all of the valuable medicinal qualities of calomel but are entirely freed from the unpleasant and dangerous effects. One tablet at bedtime with a swallow of water—that's all. No taste, no griping, no nausea, no salts. You wake up in the morning feeling fine, with a clean liver and a hearty appetite. Eat what you please—no danger of salivation.

Calotabs are sold only in original, sealed packages, price thirty-five cents. The finest medicine in the world for biliousness, indigestion, headache and constipation. So fine that your druggist is authorized to refund the price as a guarantee that you will be thoroughly delighted with Calotabs.—(adv.)

County Sunday School Convention In Saint Cloud on May 15, 1919

The annual convention of the Osceola County Sunday School Association will be held in the First Baptist church of St. Cloud next Thursday, May 15.

There has been some delay in getting a meeting of the county executive committee, and it was therefore impossible to arrange better than a tentative program as follows:

Thursday Morning.

10:00 A. M.—Devotional and song services, led by a representative of St. Cloud.

10:30 A. M.—Address of welcome by a representative of St. Cloud; response by Hon. John L. Overstreet; appointment of committees on nominations, resolutions, etc.

11:00 A. M.—Address by Miss Mary E. Price, superintendent of the young people's department of the State Sunday School Association; discussion.

12:00 Noon—Address by Rev. R. F. Hodnett of the Kissimmee Methodist Episcopal church on "The Sunday School's Call for Religious Education." 1:00 P. M.—Recess for lunch.

Afternoon.

2:30 P. M.—Devotional services. 2:45 P. M.—"Readjustment to Forward Movements," by Rev. W. H. Coleman of the Kissimmee Christian church; discussion.

3:30 P. M.—Address by Miss Mary E. Price; discussion.

4:15 P. M.—Reports of committees and election of officers; departmental conferences.

6:00 P. M.—Recess for supper.

Evening.

8:45 P. M.—Devotional and song services.

9:15 P. M.—Echoes from the meeting.

9:45 P. M.—Closing address.

The above improvised program may be changed in some respects.

Any member of a Sunday school of any denomination is invited to participate in the convention.

Why Not

Carry Insurance Against Sickness, Accidents, Life, FIRE, AUTOMOBILE FIRE, THEFT AND LIABILITY ? ? ? ?

S. W. PORTER

Real Estate Insurance Justice of the Peace

Why Let Your Roof Leak?

Goodyear Liquid Roofing Cement

WHEN APPLIED WITH A BRUSH WILL STOP ANY LEAK

A NEW METHOD FOR:

Weather proofing
Water proofing
Sun proofing

As Inexpensive As It Is Efficient

J. M. Musselwhite

Box 795 ORLANDO, FLA.

State Insurance of Bank Deposits Has Stabilized Banking in Kansas

ONLY ONE PAYMENT OUT OF INSURANCE FUND NECESSARY IN TEN YEARS.

To Comrade Gilbert F. Smith of St. Cloud is the Tribune indebted for some interesting information he has received in a late copy of a Kansas newspaper (Topeka Daily Capital).

This relates to how satisfactory State insurance of bank deposits has proved in Kansas. The Kansas law applying to this form of insurance to State banks has worked out better than even its most optimistic supporters ever anticipated. The fund has been called upon for but one payment—that brought about by the collapse of the Abilene State Bank, after the defection of John A. Flack, the cashier, recently paroled from prison. That failure cost the fund \$28,254.63. The shortage of Flack was discovered in September, 1910, and his conviction was secured in January, 1913. Soon afterwards the bank guaranty fund made good the pledge to the depositors, after the stockholders of the bank had met their double liability. Fund Now \$402,868.95.

The bank guaranty law went into force July 1, 1909. Now there is \$402,868.95 in the cash fund, which is created by member banks paying one-twentieth of 1 per cent on deposits each year and the banks have scarcely felt the levy. The law provides that this fund shall accumulate until it reaches \$500,000, when if the board deems best assessments shall not be continued until needed. "By the end of this year the fund will reach \$500,000 unless we have some bank disaster of consequence," said Walter L. Payne, state treasurer. The law provides that in case of emergency as many as five assessments can be levied each year, but for the smaller banks there can be exceptions and the money needed temporarily borrowed from the bond fund.

Bond Fund Is a Good-Faith Bond. The bond fund is simply a good-faith fund made up by the member banks.

For each \$100,000 in deposits or fraction thereof, a bank is required to deposit \$500 in bonds, the bank getting the interest therefrom. This fund now amounts to \$773,390.81. There are 1,050 State banks, and more than 700 have taken advantage of the protection offered by the bank depositors' guaranty fund.

Many financiers say that the guaranty law has materially stabilized the banking business of Kansas and brought out a lot of money which had been hidden in socks. The ten-year test has proven the merit of the law.

While satisfactory as far as it applies, the Kansas law does not go as far as laws in some other States relating to this form of insurance. It is not compulsory on all State banks—as it should be.

Mr. and Mrs. W. D. Mercereau left this morning for Hopewell, Va., to visit their daughter and son-in-law, Mr. and Mrs. A. J. Olson, before going to Toledo, Ohio, and Minneapolis, Minn., for the summer.

PHYSICIANS AND SURGEONS

O. L. BUCKMASTER
Physician and Surgeon.
Office in Conn Building.

DR. E. G. FARRIS
Physician and Surgeon
Office 11th, between Mass and N. Y.
St. Cloud, Fla.

DR. J. D. CHUNN
Physician and Surgeon
Office Phone Res. Phone
St. Cloud, Florida.

JUST RECEIVED A FINE ASSORTMENT OF

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Orders Promptly Attended to Auto Hearse Open Day and Night

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Office and Residence Phone 60

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State Bank of Kissimmee

Organized 1901

PAID-UP CAPITAL	\$100,000.00
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Interest paid on Savings accounts
:: Banking by mail a specialty ::

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THE PIONEER STORE OF SAINT CLOUD

Where You Get

Good Service Kind Treatment Good Goods

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Warner's Rustproof Corsets

Holeproof Hosiery

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JOSH H. FERGUSON, Manager

ST. CLOUDLETS

LOCAL PERSONAL SOCIAL

S. W. Porter, real estate, insurance.

Mr. and Mrs. Lewis of Pittsburg, Pa., are guests of Mr. and Mrs. D. H. Tunnell of South New York avenue.

Auto for hire. S. W. Porter. 11

Mr. and Mrs. A. Greenwalt were among Tuesday's summer-season departures from St. Cloud, going to Damascus, Ohio.

Dr. O. L. Buckmaster, physician, surgeon, and osteopath, Conn building. 24-11

Mr. and Mrs. W. D. Mercereau and Mr. and Mrs. Ramsdell, Miss Wilson and Mrs. Dr. Wells were dinner guests at the home of Mrs. Hargrave on Sunday.

If you are looking for Real Estate in Florida to make your future home, write Citizens Realty Co., St. Cloud, Fla., for a descriptive booklet. Send 3-cent stamp.

Comrade and Mrs. F. M. Bunker, Connecticut, near Fifth, were among those who went away last week to stay thru the summer in the North, going to Minneapolis, Minn.

L. C. Riddle, dentist. Office hours, 8 a. m. to 5 p. m. Conn building. 24-11

Mrs. E. L. Wing left Wednesday for Mount Vernon, Ohio, where she will spend the summer. Her many friends here hope to welcome her back in autumn this well-known and well-liked resident.

The Army and Navy Union, No. 141, meets every first and third Monday afternoon at 2 o'clock in the Moose home, on New York avenue. F. B. Munson, adjutant. 18-11

F. E. Clark is repairing some of

Fenole

The Real Antidote For All Insect Troubles

A clean, wholesome, stainless liquid spray for household use that gets rid of the insects, the bugs, the pests, whatever or wherever they are.

Housewives order FENOLE at your nearest retail store. Retail merchants order FENOLE from your jobber.

Refuse the so-called "Just as good."

FENOLE IS THE BEST

Pints (16 oz.) 50c
Quarts (32 oz.) 75c
1-2 Gallon \$1.35
Gallon \$2.50

Mouth sprayers FREE. Large hand sprayers extra.

Manufactured only by the
FENOLE CHEMICAL CO.
451 Riverside Avenue
35-51 JACKSONVILLE, FLA.

Every day
you delay
is expensive

BUILD AT ONCE

F. E. Williams
EVERYTHING FOR THE BUILDER ST. CLOUD, FLA.

Comrade Bradshaw left Tuesday to spend the summer at Wynoka.

If you want bargains in improved city lots, or tracts, see Leon D. Lamb. 37-11

Mrs. Ackerman and her baby, Garnet, left Saturday to visit her parents, at Tampa.

Leon D. Lamb will make a business trip to Tampa and Brookville next Monday.

S. P. Vandusen, Ohio and Sixteenth, left last week for a summer visit to Newark, N. J.

Mrs. R. E. Slawson left on Tuesday to spend the summer with her sister, Mrs. Palmer, at Urbana, Ill.

The subject of the sermon at the Christian Science church on Sunday will be "Adam and Fallen Man."

Mr. and Mrs. Crow, who have been residing in St. Cloud the past winter, left on Wednesday for Muncie, Ind.

Mr. and Mrs. M. Sampson of Tampa arrived in our city Wednesday to visit the latter's parents, Mr. and Mrs. Weston Bailey.

If you want bargains in improved city lots, or tracts, see Leon D. Lamb. 37-11

Mrs. Frank Boggs and her children, Martha and Charles, who have been staying the winter with Mrs. Boggs's mother, Mrs. Slawson, left Tuesday for Waverly, Kan.

Rev. and Mrs. Silas Cooke are among those who left for northern localities last Tuesday to visit with friends there thruout the summer.

S. O. Phelon left this morning for New York, whence he will go to Washington State. He will come back to St. Cloud about two months hence.

If you want bargains in improved city lots, or tracts, see Leon D. Lamb. 37-11

Mr. and Mrs. G. T. Bailey and sons, Kenneth and Faber, returned on Monday after spending the week end at Tampa, St. Petersburg, and Tarpon Springs.

Mr. and Mrs. Stephen Carmick, Ohio, near Sixth, departed this morning for a summer sojourn in New York city and on Long Island, New York. They will return with the robins.

Frederick VanRoy of Crystal River, president of the Baum & VanRoy Crate Co., of that place, came to St. Cloud via Orlando Thursday on a business mission. While here he was the guest of W. S. Ayles.

G. F. Bullard, who was superintendent of construction on the work of installing the water pipe lines in this city, arrived here Tuesday for a few days' visit with his brother, Prof. N. H. Bullard.

Mr. and Mrs. A. E. Drought and their daughter, Alice, have arrived safely in Hendersonville, N. C., where they will remain some time. Mr. Drought recently has become almost seriously ill, and a stay in mountain altitudes is deemed necessary for his recuperation. His office business will be cared for by Miss Anne Hopper during his absence.

If you want bargains in improved city lots, or tracts, see Leon D. Lamb. 37-11

C. E. Carlson has accepted the agency for the Stearns Silent Knight automobile for Polk, Lake and Osceola counties, and this week has been driving one of these palatial cars about the city. Mr. Carlson has become a judge of good automobiles in the past few years, having owned several different makes, and vouches for this new Silent Knight as the best that money can buy.

Mr. and Mrs. Richardson, (the latter a daughter of Mr. C. M. White of St. Cloud) left this Thursday morning for Hyde Park, Mass., going via Savannah, Ga., and thence by steamship to Boston. They will return to our O. A. R. City next winter.

Dr. Mineva B. Cushman, lately one of St. Cloud's physicians and most prominent citizens, arrived here last Tuesday on a professional and social visit—the demands on her services have left her but meager time for the social part of her visit. She will return to her new residence town, St. Petersburg, next Monday.

City Councilman Lippincott this week purchased the J. J. Smith home, on Wisconsin and Fourteenth. J. Westerman purchased a five-acre tract adjoining J. J. Johnston's grove. Peter Lamb purchased the Sedore place, Seventeenth and Connecticut. These deals were made by Leon D. Lamb. He has made also five other sales this week, the details of which were not learned. 37-11

10 MILLS OFF OF ROAD TAXES NEXT YEAR

State Representative N. C. Bryan of Osceola county has been instrumental in getting the present session of the legislature to repeal two special road tax laws this law-making body enacted several years ago for Osceola county.

This will make a reduction of 10 mills in the taxes to be levied next year in this county.

ENGLISH GARDEN PARTY

(Continued From Page One.)

the gay costumes of the dancers was gorgeous.

At this time the revelers were allowed a recess, and cooling drinks and ice cream were in order, and the various booths were well patronized. The High School girls presided at the ice cream table, and Miss Katherine Farr at the home-made candy table; and Miss Farr made all the candy she sold, she certainly is a born candy-maker. The quality was excellent.

The remainder of the program consisted of:

"Values of the Wood" (double quartet).

Velvet

THE SMOOTHEST SMOKING TOBACCO

Smoke over your problems. A little drawin' on a fren'ly pipe often saves a heap of drawin' on a bank account.

Velvet Joe

Velvet is a friendly tobacco in the truest sense, because, like friendship, it has been allowed to ripen naturally—nothing forced or unnatural.

There are "hurry up" ways with tobacco but only patient ageing (two years in wooden hogsheads) can bring out the mellowness that sets Velvet apart.

Roll a Velvet Cigarette
Velvet's mellow-aged mildness and smoothness make it just right for cigarettes.



You know what mellowness is—now think of a good friend who is never harsh to you.

Then you have the big thing about Velvet—mellow friendliness.

You and Velvet—begin your friendship today.

Liggett & Myers Tobacco Co.

15¢

"Canoe Song" (chorus). Ukulele number, by Edith Harrod, Edith Mallot, and Marion Harmon. "Morn Rise" (double trio). "Alice, Where Art Thou?" (double quartet).

"May Day Chorus" The entertainment was in every way a success, and was fully appreciated by the audience, if applause is anything to judge by.

First, we must thank the young ladies for their excellent renditions, and we sincerely trust that this will be the forerunner of other such pleasant times.

Secondly, we wish to voice our appreciation of their indefatigable training, Mrs. Guy S. Morgan, to whom great credit should be given for her patient work in bringing her young charges to such perfection. Mrs. Morgan again demonstrated, as she has many times, that her great talent and her helpful and genial disposition make her one of St. Cloud's most valuable and valued citizens.

The host and hostess arose supreme to the occasion. Their thoughtfulness and discriminating taste, and their generosity in placing their beautiful home and grounds at the service of a good cause, contributed to make the entertainment one of the few really notable semi-social affairs ever participated in within St. Cloud. It is fitting and pleasurable that the judge extracted as much or more enjoyment from the garden party as did any one of his guests. The welcoming smile and hearty handshake each guest received were more than mere formality. They were but additional evidence of the genuine hospitality of Judge and Mrs. W. G. Peckham. May they continue to dwell long among those of our citizens whom we delight to honor.

The gross receipts for the party amounted to \$64.80. Deducting \$29.75 for expenses, a profit of \$35.05 remains.

Columbus, Ohio, April 30, 1919.

To Editor of St. Cloud Tribune:

It gives me great pleasure to write a letter to your grand and good paper. I am glad that I am a subscriber to it, and I love to read about my many friends whom I left in the Wonder City.

I am glad to say that I spent two happy winters in the Wonder City, enjoying its good people and the stroll I used to take down to the beautiful lake. I know that the St. Cloud people are good and happy—and no hap-

pier people will you find. "Eat and be merry" is their motto. Just smile at them and you are as good as introduced. The people are so sociable and happy and everyone was treated with respect and kindness.

My health is failing and my eyesight is getting dim. I have to use the magnifying glass to read and write. I would like to visit the Wonder City and once again experience the happy times I enjoyed at the Bon Air hotel and with the good lady of that home.

Enclosed I send some extracts from a letter from my boy over the sea, telling about the Holy Land—of being in Egypt, in Jerusalem, and in Damascus, and seeing the place where Christ was born and the river Jordan. He is enjoying his trip and sees much of the world.

I close with best wishes to the editor of the Saint Cloud Tribune and for its success and prosperity in the future. May God bless the people of St. Cloud in my earnest wish. Respectfully yours, W. H. WISEMAN.

The above letter is from one who has made himself well and favorably known here as a several-times visitor in St. Cloud and as a frequent and appreciated contributor to the columns of the Tribune. Mr. Wiseman's son is Dr. (also Capt.) R. G. Wiseman, who is a member of the Red Cross Commission to Palestine. The letter to his father was dated March 3 last, from ancient Damascus (said to be Earth's oldest city), in Syria, and some extracts from it follow:

"This is the dirtiest, filthiest place on Earth, I believe. . . . We are opening a hospital to take care of the Armenian refugees, which used to be the English mission, but after the Turks drove the English out in 1914, they used this as a hospital during the remainder of the war. They certainly did destroy all they could, but we hope soon to have it in shape."

"We have two doctors, a nurse, two social workers, and other Red Cross attaches here; and have a staff residence which is very nice. Our food is furnished as rations from the British army."

"Horseback riding is our most popular recreation just now, but as soon as cars can be delivered from Jerusalem we will have two."

Dr. Wiseman is a graduate of Ohio Medical College and practiced at Amherst, Ohio, before entering the Red Cross service. He has been overseas ten months, the first four of which he was in Egypt, and the last four in Palestine with the Red Cross mission sent to "clean up" these places. This mission is expected to return in June.

ESTEEMED CITIZENS REGRET-FULLY SAY GOOD-BYE

Comrade and Mrs. Sedore were departers last week for Columbus, Ohio, where they go with expectation of staying indefinitely, perhaps permanently.

Mr. Sedore is one of those very few persons to whom a colder climate is more beneficial, and he finds it necessary to leave St. Cloud on that account. His injuries received in the Civil War as a member of the Seventh Ohio Battery play an important part in his physical ailments.

Both regret to leave, especially Mrs. Sedore. She liked St. Cloud but little when she first came, but she has liked it better and better as she stayed longer, until she was almost homesick before she left.

May full measures of health and happiness be their portion, and may we again have them with us in the G. A. R. City of the South.

Respectfully yours, W. H. WISEMAN.

ORDER YOUR
WESTERN MEATS
—AT—
ROLANDS
SATURDAY

NEW CITY CHARTER FOR ST. CLOUD

Enacted by State Legislature and Signed by Governor on April 30, 1919—It Became Effective Immediately.

A BILL TO BE ENTITLED

AN ACT to Abolish the Present Municipality of the City of St. Cloud, Osceola County, Florida, and to Create and Establish a Municipal Corporation to Be Known as the CITY OF ST. CLOUD, Osceola County, Florida; to Prescribe the Territorial Limits Thereof; to Prescribe the Form of Government and Confer Certain Powers Upon Said Municipality and the Officers Thereof; and to Provide for the Carrying into Effect of the Provisions of This Act.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF FLORIDA:

Section 1. Creation of Municipal Corporation.—That the municipality of St. Cloud, Osceola County, Florida, heretofore created and existing under the laws of the State of Florida, be and the same is hereby abolished; and that Chapter 7237 of the Laws of Florida, entitled "An Act to Abolish the Present Municipal Government of the Town of St. Cloud, in the County of Osceola, State of Florida, and to Establish, Organize, and Constitute a Municipal Corporation to Be Known and Designated as the City of St. Cloud; to Define its Territorial Boundaries, and to Provide for Its Jurisdiction, Powers, and Privileges, and for the Exercise of the Same," approved June 1st, 1915, be and the same is hereby repealed, and that a municipal corporation to be known as the CITY OF ST. CLOUD, Osceola County, Florida, is hereby created and established; and that the inhabitants of the territory hereinafter described shall be and are hereby constituted a body politic and corporate under and by the name of the CITY OF ST. CLOUD.

Section 2. Succession.—That by and under such name the City shall have perpetual succession and shall own, possess and hold all property, real and personal, heretofore owned, possessed, or held by the City of St. Cloud, Osceola County, Florida, and shall assume, manage and dispose of all trusts in any way connected therewith; may purchase, receive, hold, and enjoy or sell and dispose of real and personal property.

Section 3. Corporate Seal.—The City shall have a common seal and may change the same at its pleasure.

Section 4. Standing in Courts.—The City may sue and be sued, may plead and be impleaded, in all courts and places, in all matters and proceedings, may contract and be contracted with in regard to all matters and things.

Section 5. Powers as to Property.—The City may receive bequests, gifts, or donations of all kinds of property in fee simple or in trust for public uses, charities, or other purposes, and do all things and acts necessary to carry out the purposes of such gifts, bequests, and donations, with powers to manage, sell, lease, or otherwise dispose of the same in accordance with the terms of the gifts and bequests.

Section 6. Public Works.—The City shall have the power, within and without its territorial limits, to construct, condemn, purchase, acquire and lease, and to maintain, conduct and operate, within and without its corporate limits, wharves, warehouses, breakwaters, water-works, parks, drives, light plants, telephone systems, power plants, transportation systems, graveyards, posthouses, schools, hospitals, and libraries, and any public utility, including ice plants, for the use of said City and its inhabitants, and to make a contract of whatever nature in connection therewith; and shall enforce such purchase, if necessary, by eminent-domain proceedings, and shall have the right and power to issue bonds upon a majority vote by real-property taxpayers at any general or special election, and to any amount necessary to carry out any of said powers or purposes.

Section 7. Powers Construed.—The legislative, executive, judicial, and police powers of the City shall extend to all matters of local municipal government, it being the intent hereof that the specialization of particular powers by the provisions of this Charter shall never be construed as impairing the effect or the general character of powers of local government heretofore bestowed. The City shall have all the powers and functions which, by or pursuant to the Constitution or to the laws of the State have been or shall be hereafter enacted or could be granted or exercised by the City; and shall have and exercise all the powers and privileges granted by the Constitution and laws of the State of Florida to cities and towns which are not in conflict with the provisions of this Charter.

Section 8. Powers Vested in Officers.—All powers of the City shall, except as otherwise provided in this Charter, be vested in its elective officers, subject to the distribution and delegation of such powers as provided in the Charter and by ordinances. All of the present officers of the City of St. Cloud shall hold their respective offices and perform the several functions thereof until their successors provided for in this Charter are elected or appointed and qualified.

Section 9. Elective Officers.—The government of said City shall be vested in a Mayor, a Clerk and Collector, an Assessor, a Superintendent of Streets, a Treasurer, and a Sanitary Inspector, which said last named five officers shall constitute the City Council.

Section 10. Beginning of Term of Office.—The terms of all elective and appointive officers, except as otherwise provided herein, shall commence at twelve o'clock noon on the first Monday in April following their election.

Section 11. Elective Officers; Who Eligible.—No person shall be eligible to hold any of the elective offices of said City unless he shall have all qualifications requisite to an elector at the City election of said City of St. Cloud, Florida.

Section 12. Oath of Office.—All officers of the City of St. Cloud, before entering upon the duties of their respective offices, shall take the oath of office before some judicial officer in substantially the following form:

I, _____, do solemnly swear that I will support and protect the Constitution and Government of the United States of America, and of the State of Florida, against all enemies, domestic or foreign; and that I will bear true faith, loyalty and allegiance to the same, and that I am entitled to hold office under the Constitution and laws of the State of Florida, and that I will perform all of the duties of the office upon which I am about to enter, so help me God.

Section 13. Elections.—There shall be a general election held in said City, for the election of the elective officers provided for in this charter, on the last Tuesday in March, 1920; and a general election shall be held on the last Tuesday in March of each and every year thereafter. Special elections may be held at such times and places and for such purposes as may be designated by the City Council, or, when necessary, under the provisions of this Charter and the ordinances of the City.

Section 14. Method of Holding Elections.—The City Council shall by ordinance prescribe the manner of holding both general and special elections, not inconsistent with the provisions of this charter.

Section 15. Electors.—Any person who shall possess the qualifications requisite to an elector at general State elections, and who shall have resided in the City of St. Cloud for a period of six months next preceding any general or special election, and who shall have been registered in the registration books of said City, shall be a qualified elector of said City at any election, general or special, held in said City, except as provided in this charter for elections held for the purpose of authorizing loans, issuing bonds, granting franchises, or authorizing the levy of special taxes as provided in this Charter; provided that State and County registration shall not be a prerequisite to becoming a voter of said City.

Section 16. Registration.—The clerk and collector of the City of St. Cloud shall be the registration officer of

said City; and it shall be the duty of the City to provide suitable books for the registration of all persons entitled to register and vote in said City; and the City Council shall, by ordinance, prescribe the form of such registration books, the times and manner of registration, and the duties of the Clerk and Collector as registration officer. The City Council shall also provide polling places and prescribe the manner of holding all elections.

Section 17. Council to Canvass Returns.—It shall be the duty of the City Council to canvass the returns of all elections at such times as may be provided by ordinance and to declare the result of all elections; and if at any general election held in said City for the election of officers it shall occur that any two or more candidates for such office shall receive the same number of votes, whereby there shall be a failure to elect any one of such candidates to such office, then and in that event it shall be the duty of the City Council, by a majority vote, to elect to such office one of the candidates who may have received the tie vote.

Section 18. Ballots.—At all elections held in said City either general or special, a secret ballot shall be used; and the City Council shall have the right to prescribe the form of such ballot.

Section 19. Mayor; Term.—The term of office of the Mayor shall be one year; and he shall receive such compensation for his services as the Council may from time to time, by resolution provide.

Section 20. Mayor; Powers.—The Mayor shall have power to preserve the peace within the City; to bid in property for the City at all tax sales and judicial sales under process of law, when the City is a party; direct and control the police force of the City; make pro-tempore appointments to fill vacancies caused by sickness, absence, or other disability of any City officer; and to suspend any City officer for misconduct in office or neglect of duty, reporting his action, with reasons therefor, in writing to the City Council at its next meeting, for its approval or rejection; but he shall not have the power to suspend any member of the City Council or any member of the Board of Bond Trustees.

Section 21. Mayor; May Call Special Meetings of the City Council.—The Mayor may, whenever in his judgment the good of the City requires it, call special meetings of the City Council, and when so called he shall state in writing the object for which it shall have been convened, and the business of such meeting shall be restricted to the subjects so stated.

Section 22. Mayor; Supervision Over Municipal Affairs.—The Mayor shall have a general supervision and control over all City officers, except over members of the City Council and Board of Bond Trustees; and, with similar exceptions, may at all times examine into the condition of their respective offices; the books, papers and records therein, and the manner of conducting their official business, and may call upon any officer, or clerk, or deputy, or employee for information in any matter pertaining to his office.

Section 23. Mayor; Duty to Advise Council.—The Mayor shall communicate, from time to time, to the City Council such information and recommend such measures as may, in his judgment, tend to the improvement and be for the best interests of the City, and shall report to the City Council all violations or neglect of duty on the part of any City official or employee which may come to his knowledge.

Section 24. Mayor; To Enforce Ordinances.—It shall be the duty of the Mayor to see that all laws and ordinances of the City are duly respected, observed and enforced in the City. He shall have all the rights, powers and duties conferred upon mayors of municipal corporations in this State by any law which may now be in force or hereafter be enacted, not in conflict with the provisions of this Charter, and such powers and duties as may be conferred upon him by any ordinance of said City not inconsistent with this Charter.

Section 25. Police Court.—The Mayor shall be the Judge of the Police Court and shall have jurisdiction to try all offenders against the City ordinances. He shall have power to issue his warrant upon an affidavit alleging the violation of any of the ordinances of the City and have brought before him any person or persons charged with such violation; to require the attendance of witnesses; to administer oaths and take affidavits; to decide upon the guilt or innocence of the person or persons against whom charges are preferred; to fix and enforce by penalty the sentence prescribed by the ordinances of the City; and to have and exercise all powers necessary and incident to the enforcement of his jurisdiction as Judge of the Police Court.

Section 26. Docket.—The City Clerk shall keep a docket, upon which shall be entered all causes tried in said court. Said docket shall show by appropriate entries thereon the style of the cause, the nature of the offense, the judgment of the Court, the amount of fines and costs; the satisfaction of the judgment, whether by payment of the fines and costs, or by pardon or remission of the same by the Mayor, or by commitment. The docket shall also show the names of the witnesses examined in each cause and the date of the appeal, if granted.

Section 27. Persons Acquitted.—All persons tried in said Court who shall be acquitted of the offense charged against them shall at once be discharged.

Section 28. Convictions.—All persons convicted by said Court shall forthwith pay all fines and costs assessed against them, in default whereof they may be committed; provided that if such persons shall within three days appeal from the judgment of the Court, they shall be released upon entering into bond with good and sufficient security in double the amount of the fines and costs assessed against them, conditioned to appear before the Court to which the cause is appealed, and to abide by and perform the judgment thereof.

Section 29. Fines and Costs.—All fines and costs shall be a part of the revenue of the City and shall be paid to the City in such manner as may be provided by this charter or by ordinances consistent herewith.

Section 30. Duty of the Clerk in Appeal Cases.—The Clerk shall return and file with the Clerk of the Circuit Court within three days the papers in all cases appealed, and he shall endorse on the warrant in each case the names of the witnesses on behalf of the City.

Section 31. Arrests.—All persons arrested for the violation of any ordinance or for any municipal misdemeanor committed within the City limits, or on the property of the City outside the City limits, shall immediately be confined within the jail or house of detention and remain therein until discharged or tried in the Police Court, unless such person shall give proper security for their appearance before said Court, in which case they may be released. The Chief of Police and the officers in charge of the jail or house of detention shall have authority to take from persons accused bonds or other security for their appearance before the Police Court; but no such bond or security shall be for less than Five (\$5.00) Dollars nor more than Five Hundred (\$500.00) Dollars.

Section 32. Defaulted Bonds.—In all cases where the parties accused have been released upon bond or other security, if they fail to appear, the City Clerk shall proceed to enter up judgment upon said bond or other security for the full amount of the penalty; and the Clerk shall, at the expiration of one day from the rendition of such judgment, issue a fieri facias to the Chief of Police, who shall execute the same.

Section 33. Convicted Persons.—Every person committed on conviction to jail or house of detention shall be required to work for the City at such labor as his health and strength will permit, within or without the City limits, not exceeding ten (10) hours each day; and

for such work and labor the person so committed shall be allowed, exclusive of his board, a credit upon his fine and costs at the rate of One (\$1.00) Dollar per day until the whole amount is discharged, when he shall be released. No person shall be compelled to work longer than three months for any one offense.

Section 34. Tax Assessor.—It shall be the duty of the Tax Assessor of the City to ascertain by diligent inquiry all taxable property in said City, both personal and real estate, and the names of the persons owning same on the first day of January of each year, and to make an assessment of all such taxable property. He shall visit and inspect all real estate, unless acquainted therewith, and the improvements thereon, and fix a valuation on the same; and shall require the owners of personal property to return a valuation of the same under oath; but in case the owners of personal property neglect or refuse to return their personal property, the Assessor shall assess and fix a valuation thereon, and any person or persons refusing to make such return under oath shall not be permitted afterwards to reduce the valuation made by the Assessor on his personal property for that year. The Assessor is hereby authorized to administer oaths to all persons owning personal property for taxation. All property, both real and personal, shall be assessed to the owner thereof; and if the owner is unknown, and after proper effort the Assessor fails to ascertain the owner thereof, the same may be assessed as "unknown." Immediately after the completion of the assessment roll by the Tax Assessor, as may be provided by ordinance, he shall meet with the Council sitting as a Board of Equalization for the purpose of reviewing and equalizing the assessments. Full regulations regarding the time, manner and other details of assessment may be provided by ordinance of the City Council. He shall receive such salary as may be fixed by the City Council.

Section 35. Equalization of Taxes.—The City Council is hereby designated and empowered to act as a Board of Equalization. The City Council shall give notice of the date they will sit as a Board of Equalization, by publishing such notice in some newspaper published in the City once a week for two weeks prior to the date designated for such meeting. At the time of the meeting of the Assessor with the Board of Equalization for the purpose of reviewing the assessment roll, the Board shall continue such review from day to day as may be necessary for that purpose. The Board of Equalization shall hear all persons who may consider themselves aggrieved, and may make such reductions in the assessment, or increase such assessment, as to them may seem right and just; provided that, should the Board of Equalization increase any valuation fixed by the Assessor, they shall give five (5) days' notice of the same to the owner or agent of such property by publication in some newspaper in said City.

Section 36. Clerk and Collector.—It shall be the duty of the Clerk and Collector to collect all taxes for the collection of which a warrant is given him, in the manner and at the time provided by the Charter or ordinances of the City; to collect all license taxes imposed by the City and all other taxes provided for by the ordinances of the City; to make daily deposits of all taxes and licenses coming into his hands in the city depository to the credit of the fund or funds to which the same should be applied; and to make monthly reports to the City Council of all collections made by him, specifying from what source the same has been received and to which fund or funds the same has been credited, and showing the amount deposited by him in the city depository; and to perform all other acts required of him in the collection of taxes and licenses as prescribed by ordinances of the City and by this Charter. The Clerk and Collector shall have power to make sales of real estate for unpaid taxes and assessments in the same manner and with the same effect as is provided by law for the sale of real estate by County Tax Collectors for unpaid taxes and assessments due the State and County; and he shall have the power and authority to enforce the collection of taxes on personal property and privileges by distress warrant in the name of the State and City. Such warrant may be executed by any police officer of said City. It shall be the duty of the Clerk and Collector to attend all meetings of the City Council and make proper records and entries of all orders, resolutions, ordinances, opinions and proceedings thereof; to keep a separate book in which shall be recorded in full all ordinances, by-laws, rules, resolutions, or codes adopted by the City Council, with full and complete index and marginal references thereto; to carefully file and preserve in his office all books and papers which may be delivered to him or come into his possession by virtue of his office, and to carefully and legibly mark such papers; to keep at all reasonable hours the office free and accessible to any person having a right or claim of business therein. He shall be custodian of the corporate seal of the City and shall perform all duties imposed by the Council or the code or by any ordinance hereafter to be enacted. It shall be his duty to cause all ordinances to be published in a newspaper published in said City for one time. The Clerk and Collector shall be the custodian of all records and files, books and papers, and all other physical property of the City, and the same shall be deemed public records. Copies of the same, when certified to by the Clerk and Collector under the corporate seal of the City, shall be taken and accepted in the courts of this State as evidence. He shall receive such salary as may be fixed by the City Council.

Section 37. Treasurer.—The Treasurer, before entering upon the duties of his office, shall take the oath prescribed by law, and shall give bond as required by law in such sum as the Council shall determine annually by resolution before his election, conditioned for the faithful discharge of his duties, and shall keep his office in the City of St. Cloud. It shall be the duty of the Treasurer to open an account with himself in a well-bound book to be furnished by the Council, and he shall charge himself with all moneys which he may officially receive, specifying the source from whence received, the date of receiving, and on what account, and the amount, in distinct and separate items, which shall show the amount of script and the amount of currency, and the respective kinds and the amounts thereof; and in like manner he shall credit the said account with all payments, setting out the amount, date, and name of the person in whose favor the order for payment is drawn, and the date of payment. The Treasurer shall present to the Council at its first meeting in each month a copy of his accounts of the preceding month properly balanced. The Treasurer shall enter in a book kept for that purpose the facts of the refusal to pay or nonpayment of any warrant or order which may be presented to him as such Treasurer, and to include in such entry a description of the warrant or order, by whom presented, the date of presentation, and his reason for such refusal or nonpayment; and he shall, at the request of the person presenting the same, endorse on the back of such warrant or order the fact of such refusal or nonpayment and the reason therefor. The Council shall furnish the Treasurer with a book for the purpose mentioned in this section, which shall be open to the inspection of all citizens. He shall receive such salary as may be fixed by the City Council.

Section 38. Superintendent of Streets.—Before entering upon the duties of his office, the Superintendent of Streets shall take the oath prescribed by law, and give bond as required by law, in such sum as the Council shall determine by resolution annually before election, and which bond shall be conditioned for the faithful discharge of his duties. The Superintendent of Streets shall have complete charge, control, supervision, and regulation of all highways, bridges, sidewalks, alleys, parks, bathing beaches, piers, docks, and wharves within the City limits. It shall be the duty of the Superintendent of Streets to maintain an active supervision over the Fire Department, to maintain an adequate drainage system, and it shall be his further duty to supervise the care of the cemetery. He shall receive such salary as may be fixed by the City Council.

Section 39. City Attorney.—The City Council shall have the power to elect annually, at its first regular meeting after the general election in March, or as soon thereafter as practicable, a City Attorney, who shall act as legal adviser of the City officers upon all municipal matters and perform such other duties as may be required of him by the ordinances of the City. He shall not accept employment in any suit adverse to the City. The salary of the City Attorney shall be fixed by resolution of the City Council.

Section 40. Sanitary Inspector.—The Sanitary Inspector is empowered to enter upon or into any premises or building during the day time, for the purpose of investigating the sanitary condition of any earth or water closet, or other form of privy, or any cesspool, or any other sanitary condition; and any person resisting such an investigation shall on conviction be punished by a fine of not more than Twenty-Five (\$25.00) Dollars, or by imprisonment for not more than ten (10) days, or both such fine

and imprisonment. The Sanitary Inspector shall have and such other duties as may be prescribed by ordinance. He shall receive such salary as may be fixed by the City Council.

Section 41. Police; Chief Of.—There shall be a Chief of Police, appointed by the Mayor and confirmed by a majority vote of the City Council, whose term of office shall be for a term of four years, and who shall have the authority to remove from office the Chief of Police for at any time to remove from office the Chief of Police for neglect of duty or insubordination. Under the supervision and direction of the Mayor, the Chief of Police shall have the supervision and control of all the police officers of the City. He shall keep a record of all appointments, suspensions, and discharges of policemen. He shall collect all fines and costs imposed in the Police Court and shall turn over weekly to the Clerk and Collector all cash collected by him. It shall be his duty to see that each policeman properly discharges the duties assigned to him; to see that the public peace is observed, and when any violation thereof, or of the ordinances, shall come to his knowledge, to make or cause to be made the proper complaint and secure a warrant for the arrest of the offender and see that the evidence is procured for the successful prosecution of the offender. It shall be the duty of the Chief of Police to report to the Mayor every day, not later than 9 o'clock A. M., all arrests and commitments that have been made during the preceding day and night, and the names of the accused, the offenses with which they are charged, the names of the witnesses in the respective cases, and the bonds or other security of those who have been released, if any there be. He shall obey and cause the police force under him to obey the directions of the Mayor and see that they perform their duties promptly and faithfully; and in case of the insubordination of any policeman serving under him, he shall have the right to suspend such policeman until the next regular meeting of the City Council, to which he shall report his action and the reasons therefor; whereupon the City Council shall either make such suspension permanent or reinstate the policeman, as they may deem proper under the circumstances. In cases of tumult, riot, insurrection, or other cases of emergency, the Chief of Police shall have command, under the Mayor, of the police force and shall have the right and power to call upon any and all citizens to aid in the preservation of the public peace. It shall be his duty to attend the sessions of the Police Court and to keep or cause to be kept such records of the Police Department as may be required by the Mayor or City Council, and to perform all other duties imposed upon him by the ordinances of the City.

Section 42. Police Officers; Powers and Duties.—The City Council shall have power, from time to time, to provide for the appointment of such additional Police officers as they may deem necessary. In the selection and appointment of the Chief of Police or any member of the police force, the Mayor and City Council shall not be restricted to electors or citizens of said City, but shall have the right to select persons best fitted for such positions, irrespective of citizenship. The police of said City shall possess all the common-law and statutory powers of constables, except for the service of civil process. All warrants issued from the City Courts may be executed by any member of the Police Department. The police officers all times of the day and night shall preserve the public peace, prevent crime, take and arrest offenders, suppress riots, protect the rights of persons and property, guard the public health, preserve order at elections, see that nuisances are removed, restrain disorderly conduct of all kinds, assist, advise, and protect strangers and travelers in public streets, at railroad stations, or other public places, and enforce all laws relative to the suppression and punishment of crime and the preservation of public health, and enforce all ordinances and resolutions of the City Council relating to health, police, and criminal procedure. They shall have power and authority to immediately arrest, without warrant, and take into custody any person who shall commit or attempt to commit, in the presence of a member of it, or within his view, any breach of the peace, or offense directly prohibited by the laws of the State of Florida or the ordinances of the City. In such case, the police officer shall immediately and without further delay, after such arrest, convey in person such offender before the proper officer, that he may be dealt with according to law; and the officer making such arrest shall, as soon as practicable, report the arrest and the alleged cause to his superior officer.

Section 43. City Council.—The legislative powers of the City shall be vested in and exercised by the City Council, composed of five (5) members, as hereinafter provided in Section 5 hereof, and all meetings of said Council shall be presided over by the Mayor, but the said Mayor shall have no vote in said Council except in the case of a tie vote. The Council shall select one of its members Mayor Pro Tem, who shall preside at the meetings of the Council in the absence of the said Mayor, and who shall also act as Mayor of said City during the absence or disability of said Mayor.

Section 44. City Council; Rules.—The City Council may determine its own rules of procedure and prescribe the punishment of its members for nonattendance or disorderly conduct and enforce the same. Four-fifths (4/5) of its members concurring, it may expel the Mayor or any in office. A majority of the members of the Council shall member for nonattendance or any improper conduct while be required to form a quorum for the transaction of business; but a smaller number may adjourn from time to time and, under the provisions of an ordinance, may compel the attendance of absent members by fines and penalties.

Section 45. City Council; Charges and Investigations.—To enable the City Council to fully investigate charges against its own members, or other officers of the City, or such other matters as they may deem proper and for the best interests of the City, the Mayor or Clerk and Collector, at the request of the Council, shall issue subpoenas and compulsory process to compel the attendance of persons and the production of books and papers before the City Council or any committee of the same. The Mayor and Clerk and Collector shall have power to administer necessary oaths.

Section 46. City Council; Creation of Offices and Departments.—The City Council shall have power and is hereby authorized to create such offices or departments as may be necessary for the good government of the City, not in conflict with this Charter, and may delegate to such officers or departments such power and authority as do not conflict with the provisions of this Charter; but the compensation of such officers shall be fixed before their election by resolution of the City Council; and the City Council shall have power to abolish at any time any offices or departments created by it, but shall not abolish any office or department created under this Charter. All elections by the City Council may be by viva-voce on the call of the roll.

Section 47. City Council; Bond of Officers.—All officers provided for by this Charter, or by any ordinance of the City Council shall be required to give such bond as the City Council may by resolution prescribe.

Section 48. Restrictions Governing City Officials.—No officer elected or appointed in the City shall be interested, directly or indirectly, in any contract or job for work or material furnished, or profits thereof, or in any person, firm or corporation operating interurban or street railways, water-works, gas-works, electric-light power plants, heating plants, telegraph or telephone systems, or other public utilities within the corporate limits of the City, or No City officer shall accept or receive, directly or indirectly, from any person, firm, or corporation operating like utility company, or other business under a public franchise, any frank, free ticket, or free service, or any other service upon terms more favorable than are granted to the general public, or request or induce the granting of any such favor to any other person. Any violation of the provisions of this section shall be a misdemeanor, punishable by fine of not less than One Hundred (\$100.00) Dollars, nor more than One Thousand (\$1,000.00) Dollars, or by imprisonment of not less than one month nor more than twelve months; provided, however, that such prohibition of free distribution shall not apply to policemen, in uniform or wearing their badge of office.

Section 49. Ordinances.—The City Council shall have power to make, ordain, maintain, and establish, for the government of said City and the officers thereof, such ordinances, by-laws, and resolutions, in writing, not inconsistent with the Constitution of the United States of America, the Constitution of the State of Florida, and with this Charter, as they may deem necessary.

Section 50. Ordinances; How Passed and When Effective.—No ordinance shall become a law without first having been passed on three several readings by a majority vote of the City Council, nor until said ordinance shall

(Continued on page 12)

PAGE SEVEN

[illegible]

FRED B. KENNEY,
City Tax Collector.

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LEGAL ADVERTISEMENT

NOTICE OF INTENTION TO APPLY FOR LETTERS PATENT.

Notice is hereby given that the undersigned will apply to the Governor of the State of Florida, at Tallahassee, on the 10th day of June, A. D. 1919, for letters patent incorporating the People's Bank of St. Cloud, under the following proposed charter, the original of which is now on file in the office of the Secretary of State of the said State of Florida.

Witness our names this 9th day of May, A. D. 1919.

FENELON F. H. POPE, (as usually signed F. H. Pope)
T. A. HORN
W. R. GODWIN
J. M. RANDALL
LEVI SHAMBOW
A. F. BASS
E. C. MEER
J. D. HARRIS
W. L. FENIMORE
O. J. DEMMON
J. H. FERGUSON
L. WISTEMAN
M. M. MERRILL
D. J. JACQUES
S. E. FENIMORE
J. A. WATSON
T. DESCHNER
L. D. LAMB
W. IDE
N. E. IDE
S. P. FERGUSON
H. C. STANFORD CO.
J. A. PEED
G. ROWLAND
W. P. TYSON
H. C. HARTLEY
G. P. RODGERS
B. F. OTTO
DAVID WISTEMAN.

Proposed Charter of The People's Bank of St. Cloud, Florida.

The undersigned incorporators hereby associate themselves together for the purpose of becoming incorporated and forming a corporation under and by virtue of the Laws of the State of Florida, with and under the following proposed charter:

I. The name of the corporation shall be The People's Bank of St. Cloud and its place of business shall be in the city of St. Cloud, in the county of Osceola and State of Florida.

II. The general nature of the business to be transacted shall be that of a general banking business, with powers incident thereto as provided by the statutes of the State of Florida.

III. The amount of the capital stock of said corporation shall be Twenty-Five Thousand Dollars (\$25,000.00), to be divided into Two Hundred and Fifty (250) shares of the par value of One Hundred Dollars (\$100) each, to be paid in cash.

IV. The term for which said corporation shall exist shall be ninety-nine (99) years.

V. The business of the said corporation shall be conducted by the following officers:

A president, one or more vice-presidents, a board of seven directors, a cashier, and such other officers and employees as the corporation may authorize. The board of directors may appoint subordinate officers and employees, with such powers, duties, and terms of office as they may prescribe, or as may be provided by the by-laws, not inconsistent with the banking laws.

VI. The directors shall be elected by the stockholders at each annual meeting. All other officers and employees shall be elected annually by the Board of Directors. The annual meeting of the stockholders shall be held on the second Tuesday in January in each year.

VII. Until the officers elected at the first annual meeting of the stockholders shall be qualified, the business of said corporation shall be conducted by the following named officers:

F. H. POPE, President;
LEVI SHAMBOW, First Vice-President;
W. R. GODWIN, Second Vice-President;
E. C. MEER, Cashier;
and F. H. POPE, LEVI SHAMBOW, W. R. GODWIN, E. C. MEER, T. A. HORN, J. M. RANDALL, Directors.

VIII. The highest amount of indebtedness or other liability to which the said corporation shall at any time subject itself shall be as limited and defined by Section 2712, of the General Statutes of the State of Florida.

IX. The names and residences of the subscribers, and the amount of capital stock subscribed by each, are as follows:

Name and Residence	Number of Shares
F. H. Pope, St. Cloud, Fla.	40
T. A. Horn, St. Cloud, Fla.	20
W. R. Godwin, St. Cloud, Fla.	25
J. M. Randall, St. Cloud, Fla.	20
Levi Shambow, St. Cloud, Fla.	20
A. F. Bass, St. Cloud, Fla.	20
E. C. Meer, Jacksonville, Fla.	10
J. D. Harris, St. Cloud, Fla.	10
Wm. L. Fenimore, St. Cloud, Fla.	3
O. J. Demmon, St. Cloud, Fla.	10
Josh H. Ferguson, St. Cloud, Fla.	4
Isaac Wisteman, St. Cloud, Fla.	2
Mary M. Merrill, St. Cloud, Fla.	2
B. G. Merrill, St. Cloud, Fla.	2
Dorothea Jaynes, St. Cloud, Fla.	2
Sarah E. Fenimore, St. Cloud, Fla.	2
James A. Watson, St. Cloud, Fla.	1
Theodore Deschner, St. Cloud, Fla.	1
Leon D. Lamb, St. Cloud, Fla.	3
Walter Ide, St. Cloud, Fla.	1
N. E. Ide, St. Cloud, Fla.	1
Samuel P. Ferguson, St. Cloud, Fla.	1
H. C. Stanford Co., St. Cloud, Fla.	2
G. A. Peed, St. Cloud, Fla.	1
George Rowland, St. Cloud, Fla.	1
W. P. Tyson, St. Cloud, Fla.	1
H. C. Hartley, St. Cloud, Fla.	1
Mrs. Gertrude P. Rodgers, Kent, Ohio	10
E. C. Meer, Jacksonville, Fla.	10
B. F. Otto, Harmony, Penna.	10
David Wisteman, Continental,	

Ohio

State of Florida, County Of Osceola:

Before me, the undersigned Notary Public in and for the State of Florida, at large, personally appeared F. H. Pope, T. A. Horn, W. R. Godwin, J. M. Randall, Levi Shambow, A. F. Bass, E. C. Meer, J. D. Harris, W. L. Fenimore, O. J. Demmon, Josh H. Ferguson, Isaac Wisteman, M. M. Merrill, B. G. Merrill, D. J. Jacques, S. E. Fenimore, J. A. Watson, T. Deschner, L. D. Lamb, W. Ide, N. E. Ide, S. P. Ferguson, H. C. Stanford Co., G. A. Peed, G. Rowland, W. P. Tyson, H. C. Hartley, G. P. Rodgers, B. F. Otto, D. Wisteman, all to me well known, and known to me to be the individuals described in and who executed the foregoing proposed charter of the People's Bank of St. Cloud, and each, being duly sworn, severally acknowledged that he executed the same for the uses and purposes therein expressed.

In witness whereof I have hereunto set my hand and affixed my notarial seal this 9th day of May, A. D. 1919.

LEON D. LAMB,
Notary Public, State of Florida.
My commission expires December 9th, 1921. (37) (Seal.)

SUFFRAGISTS WOULD AMEND NEW CHARTER

Mrs. Lucinda Hendrix and Miss Alma Arrowsmith left Wednesday (yesterday) morning for Tallahassee as representatives of the Woman's Improvement Club. It is understood that they will appear before the Legislature in an effort to secure the passage of an amendment to the new city charter, providing that women may vote.

Telegrams received here last week in reply to inquiries made to ascertain if the city charter approved last Wednesday could not be held up until suffrage for women could be provided in it, brought the information that it was the opinion of leading attorneys at Tallahassee, with whom Representative Bryan conferred, that such a provision in a city charter would be unconstitutional.

No statement was given out by the representatives before their departure as to what procedure would be followed, but it is understood they have taken with them a petition asking for such changes in the State laws as will permit what is desired. Such a petition was circulated here last week.

MONUMENT UNVEILING HERE MAY 18

A monument to the memory of Clyde Eric Dupree of St. Cloud, a deceased Woodman, will be unveiled in Mount Peace cemetery at St. Cloud, on Sunday, May 18.

The ceremony and services will be conducted by the Kissimmee Lodge of the Woodmen of the World in conjunction with the St. Cloud Lodge of the same order.

John L. Overstreet, of Kissimmee, county clerk and council commander of the Kissimmee lodge, will preside over the ceremonies. Thomas J. Woodall, also of Kissimmee, will deliver the unveiling charge. All St. Cloud Woodmen are expected to attend the unveiling.

LEGAL ADVERTISEMENT

NOTICE TO CREDITORS.

In Court of the County Judge, Osceola County, State of Florida. In re: Estate of James B. Tumblin.

To all Creditors, Legatees, Distributees and Persons having Claims or Demands against said Estate: You, and each of you, are hereby notified and required to present any claims and demands which you, or either of you, may have against the estate of James B. Tumblin, deceased, late of Osceola county, Florida, to the undersigned administrator of said estate, within two years from the date hereof.

Dated March 1, A. D. 1919.

WILLIAM INGRAM, Administrator.

SEVENTH JUDICIAL CIRCUIT OF Florida, Circuit Court of Osceola County.—E. L. Lesley, Complainant, vs. C. M. Jones, Defendant.

On Monday, the 26th day of May, 1919, the Defendant, C. M. Jones, is ordered to appear to the Bill of Complaint on file herein.

This order is to be published once a week for eight consecutive weeks in the St. Cloud Tribune, a weekly newspaper published in Osceola County, Florida.

Given under my hand and seal this, the 21st day of March, 1919.

(Circuit J. L. OVERSTREET, Court Seal.) Clerk Circuit Court.

By S. H. Bullock, D. C. (31-32)

Business Getters

LITTLE ADS THAT PAY BIG

Classified advertisements five cents per line (eight point type, count six words to the line). Payable in advance. No advertisements will be charged for less than 25 cents.

REAL ESTATE.

FOUR-ROOM HOUSE, with three-quarters all-around cemented and screened porch; near car line; Suburban Spring Addition to Tampa; lot No. 6, block 57. Price, \$1,500. Citizens' Realty Co., St. Cloud, Fla. 33

WE HAVE SOME DESIRABLE locations for dairy farms or cattle ranches. St. Cloud Development Co., St. Cloud, Fla. 1f

WILL SELL you any of our property on the installment plan, if you wish to purchase now. Easy payments. St. Cloud Development Co., St. Cloud, Fla. 34

FOR SALE—150 acre farm, near Kirkville, Mo. (suburb of St. Louis). Inquire of Citizens Realty Co., St. Cloud, Fla. 34

FOR SALE—39 acre farm near St. Cloud, with grove and good buildings. A bargain if taken at once. Citizens Realty Co., St. Cloud, Fla. 34

FOR SALE—A house and 3 lots corner of Missouri Ave. and 16th St.; also 2 lots fenced and under cultivation on opposite side of road, with fruit trees and pump. 15-acre tract on south side of Alligator lake. Will sell all for \$1000; \$400 cash and mortgage on property. Clear title guaranteed. Inquire of Wm. Hall, St. Cloud, Fla. 3tp

BARGAINS—Quick cut grindstone, iron frame. Lawn mower. Sewing machine. Kitchen safe. 3 hand saws. Apply Cor. 8th & Wyoming ave. 1tp

WANTED—REAL ESTATE.

WANTED TO PURCHASE—Five acre tracts. State price and give description in letter. St. Cloud Development Co., St. Cloud, Fla. 1f

WANTED

I DESIRE TO OCCUPY a St. Cloud house this summer as its caretaker; alone, rectorial, and nonsmoker. Place where I can cultivate a garden preferred. W. J. Fripp, St. Cloud. 36-4

BADGERS, TAKE NOTICE!

The Wisconsin Association will meet at the home of Mrs. Stillwell on Jersey avenue, between Twelfth and Thirteenth, on May 15, for a picnic dinner. Come! All members and all Wisconsin people are cordially invited to be there.

NANCY STILLWELL, Press Correspondent.

FOR SALE!

MY HOME PLACE, on Pennsylvania Avenue;

AND THREE BLOCKS of muck land in the city.

ALSO GARAGE, on Pennsylvania Avenue, now occupied by A. T. Meeker.

THESE ARE SOME OF THE BEST propositions on the market in St. Cloud today.

Address
A. F. Bass
ST. CLOUD FLORIDA

FOR SALE—MISCELLANEOUS.

FOR SALE—Good riding horse, enquire at office of Citizens Realty Co., St. Cloud, Fla. 34

WHITE ROCK EGGS for hatching; of good stock. J. C. Gallatin. 29

FOR SALE—Good buggy. Citizens' Realty Co., St. Cloud, Fla. 34

FOR SALE—A good cook stove. Address in care of Tribune office. 34

RAISE RABBITS and I will give you 25 cents per pound for all you raise from my stock at four months old. Rufus Reed abbitry, Ind. Ave. and 16th St., Mrs. W. A. Shields. 37-2p

FOR SALE—Two good milk cows. J. C. Gallatin, St. Cloud, Fla. 36

PIANOS.

PIANO FOR SALE—\$350 Remington just-proof piano for \$175; the kind for Florida climate. Charles Goodrich, Maryland av. 28

BUSINESS CHANCES.

FOR SALE OR TRADE.

I will sell or trade the stock and fixtures in ANGEL'S QUALITY STORE, on New York avenue. Doing good business.

Reason for selling: I have a pecan grove on the west coast that requires my attention.

What have you to offer?

21-1f W. T. ANGEL.

FOR SALE.

A 2 1/2 horse-power Galloway Engine. One Rumsey 1 1/2-inch Force Pump. One Florida Force Pump. Two Pitcher Pumps. One Pump Jack. (35-1f) DAVID BLEBAUGH, St. Cloud, Fla.

FOR SALE (or will trade for a good Ford car)—A good four-room cottage at Fourteenth and Minnesota avenue. House is furnished. Apply to J. J. Smith, at the ice factory. 35-1f

TO EXCHANGE.

WILL TRADE Florida property for your Northern homes, if you wish to sell and move to Florida. St. Cloud Development Co., St. Cloud, Fla. 1f

WILL TAKE YOUR LIBERTY bonds in exchange for property, paying you one dollar and ten cents for each dollar. St. Cloud Development Co., St. Cloud, Fla. 1f

FOR SALE OR TRADE.

FOR SALE—or will trade for stock of shoes—177 acre farm. For particulars address Citizens Realty Co., St. Cloud, Fla. 34

BOATS FOR SALE.

BOAT FOR SALE.

Freshly painted, with EVINRUDE motor. Cheap for cash if sold at once. 31-1f ANGEL.

FOR SALE—The finest steel motor launch on our lake, including bathhouse and pier leading to it. When I want my boat, I know where it is and that it is dry. Or I would trade it for a good automobile. Boat has been run but little. D. B. Hull, 110 S. Indiana av. 32-1f

STRAYED

STRAYED out of St. Cloud, Sunday evening at 5 p. m., bay pony, 5 years old, 2 white hind feet, shod all round, white star in forehead, black tail, clipped mane, suitable reward for any information to lead to his recovery. C. E. Nelson, Box 993, City. 37-1tp

FOR SALE—MISCELLANEOUS.

FOR SALE—Good riding horse, enquire at office of Citizens Realty Co., St. Cloud, Fla. 34

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PIANOS.

PIANO FOR SALE—\$350 Remington just-proof piano for \$175; the kind for Florida climate. Charles Goodrich, Maryland av. 28

The Call of Spring

Suggests redecorating. Put your call in early and see the latest designs in Wall Coverings shown in the complete sample line of L. C. ORRELL & CO., Wall Papers.

We will gladly submit this line for your inspection, make suggestions in decoration schemes, and let us do the work without obligation.

D. E. PROPER, ST. CLOUD, FLA. 27-1f

"DAD'S"

Reminiscences, Reveries and Ruminations By CORPORAL CATHCART of St. Cloud, Fla. (Written in the Trenches in France)

Now on sale at The Alcove New York Ave.

SAFE, GENTLE REMEDY BRINGS SURE RELIEF

For 200 years GOLD MEDAL Haarlum Oil has enabled suffering humanity to withstand attacks of biliousness, liver, bladder and stomach troubles and all diseases connected with the urinary organs and to build up and restore to health organs weakened by disease. These most important organs must be watched, because they purify and purify the blood, unless they do their work you are doomed.

Weakness, sleeplessness, nervousness, despondency, backache, stomach trouble, pain in the joints and lower back, dizziness, rheumatism, sciatica and lumbago all warn you of trouble with your kidneys. GOLD MEDAL Haarlum Oil Capsules. At all drug stores.



St. Cloud Lands

OF EVERY DESCRIPTION

Home Sites, Farms Grove Property

WRITE US

St. Cloud Development Co.

ARTHUR E. DONEGAN, President

Office in St. Cloud Hotel

St. Cloud, Florida

NOTICE.

Notice is hereby given that the following described lands, or so much thereof as will be necessary to pay the amount due for taxes herein set opposite to the same, together with the costs of such sale and advertising, will be sold at public auction on Monday, the Second day of June, A. D. 1919, at the hour of 12 o'clock, noon, at the Court House door in the City of Kalamazoo, County of Kalamazoo, State of Florida.

C. L. BANDY,
Tax Collector, Oscoda County, Florida.

DESCRIPTION.	Section.	Township S.	Range E.	Acres.	NAME.	Amount of Taxes and
NW 1/4 of NE 1/4 and NW 1/4 of NW 1/4, less land donated to Mrs. P. L. Simmons and 1 acre so in NW cor.	22	24	34	110	Platt, Calvin	\$63.75
NE 1/4 of SE 1/4	19	30	34	40	McDermott, Mrs. J. H. A.	7.75
Undivided 1/2 int in SW 1/4 of SE 1/4	24	30	34	20	Hall, M. E.	0.75
SE 1/4 of SE 1/4	24	30	34	20	Tallis, W. H.	0.75
Lot 1	1	31	34	40	Unknown	7.75
All	14	27	33	640	Donaher, M. B.	112.25
All	16	28	33	640	Donaher, M. B.	128.25
All	16	29	33	640	Donaher, M. B.	92.25
SE 1/4 of NW 1/4, less 8 000 yards, NW 1/4 of NW 1/4	15	30	33	21	Thompson, Jane	5.75
SE 1/4 of SE 1/4	16	30	33	40	McDermott, Mrs. J. H. A.	7.75
E 1/2 of NE 1/4 of NE 1/4	21	30	33	20	McDermott, Mrs. J. H. A.	3.75
W 1/2 of NE 1/4 of NE 1/4	21	30	33	20	Dawley, Mrs. A. F.	3.75
NW 1/4 of NW 1/4	22	30	33	40	McDermott, Mrs. J. H. A.	7.75
N 1/2 of W 1/2 of Lot 2 of NE 1/4	5	31	33	39	DeWolf, F. A.	2.25
All	16	31	33	640	St. Onge, J. E.	60.75
E 1/2	17	31	33	318	Southern Colonization Co.	20.75
SE 1/4 of NW 1/4	22	31	33	80	St. Onge, J. E.	7.75
N 1/2 of NE 1/4	29	31	33	80	Nolan, J.	5.75
All	31	31	33	640	Schmolke, J.	50.75
All	33	31	33	639	Southern Colonization Co.	50.75
W 1/2 of NE 1/4	5	32	33	80	Unknown	7.75
All, excepting NW 1/4	7	32	33	480	Interstate Land Co.	42.75
All	15	32	33	639	Southern Colonization Co.	50.75
All	16	32	33	640	Southern Colonization Co.	50.75
SW 1/4 of NW 1/4	19	32	33	320	Southern Colonization Co.	50.75
SW 1/4 of SE 1/4	29	32	33	40	Southern Colonization Co.	3.75
All	21	32	33	640	Southern Colonization Co.	50.75
All	22	32	33	639	Southern Colonization Co.	50.75
SW 1/4 of NW 1/4	28	32	33	160	Interstate Land Co.	14.75
N 1/2 of NW 1/4	29	32	33	80	Southern Colonization Co.	7.75
SW 1/4 and E 1/2 of SE 1/4	30	32	33	240	Southern Colonization Co.	21.75
W 1/2 of SE 1/4	31	32	33	640	Southern Colonization Co.	50.75
NE 1/4	30	32	33	160	Roberson, A. H.	14.75
E 1/2 of NW 1/4	30	32	33	80	Ledford, W. C.	5.75
All	31	32	33	627	Southern Colonization Co.	50.75
W 1/2 of NW 1/4, less 8 000 yards, E 1/2 of NW 1/4	32	32	33	15	Alston, J.	1.75
E 1/2 of NW 1/4	32	32	33	100	Schaaf-McCann Land Co.	14.75
NE 1/4 of NE 1/4	9	27	32	40	Tracy, J. W.	12.75
All	16	32	33	640	Donaher, M. B.	102.75
All	19	30	32	640	Lesley, E. L.	56.75
All	20	30	32	641	Lesley, E. L.	56.75
W 1/2	21	30	32	319	Lesley, E. L.	28.75
W 1/2 of NW 1/4 SW 1/4	21	30	32	20	Unknown	2.25
E 1/2 of NW 1/4 of NE 1/4	25	30	32	20	Unknown	2.25
W 1/2 of SW 1/4 of NE 1/4	25	30	32	20	O'Grady, J. E.	2.25
NW 1/4	28	30	32	160	Lesley, E. L.	14.75
SE 1/4	29	30	32	80	Lesley, E. L.	7.75
W 1/2 of SW 1/4, excepting NW 1/4 of NW 1/4 of SW 1/4	11	32	32	68	Alton, W. W.	6.75
N 1/2 of SE 1/4	13	32	32	80	Southern Colonization Co.	14.75
NW 1/4	14	32	32	160	Southern Colonization Co.	14.75
NE 1/4	16	32	32	160	Interstate Land Co.	14.75
E 1/2	20	32	32	320	Southern Colonization Co.	28.75
All	21	32	32	636	Southern Colonization Co.	56.75
N 1/2 of NE 1/4	24	32	32	80	Southern Colonization Co.	7.75
NW 1/4 of NE 1/4	24	32	32	80	Southern Colonization Co.	7.75
W 1/2 of NW 1/4	25	32	32	441	Southern Colonization Co.	39.75
SW 1/4 E of river	33	32	32	109	Southern Colonization Co.	11.75
SW 1/4	36	32	32	160	Kieschnimmer, C.	14.75
All trace, except N 1/2 of NW 1/4	13	25	31	100	Kieschnimmer-Everglades Land Co.	11.75
All unsurveyed E 1/2	24	25	31	240	Kieschnimmer-Everglades Land Co.	25.75
All unsurveyed part of NE 1/4	25	25	31	140	Kieschnimmer-Everglades Land Co.	15.75
Lot 8, N 1/2 of NE 1/4	33	25	31	5	Triplett, S. J.	1.75
W 1/2 of N 1/2 of NE 1/4	36	25	31	40	McIntairy, W.	6.75
NE 1/4 W of canal	35	25	31	5	McIntairy, W.	6.75
SE 1/4	36	25	31	320	McClough & McCrory	51.25
N 1/2 Lots 4 and 5, and NE 1/4 of NE 1/4	5	26	31	10	Hasseltine, J. D. W.	3.75
NW 1/4 of SE 1/4	6	26	31	40	Scurr, F. O.	42.25
Lot 2 Sec. 19, and Lot 1 Sec. 30	1	29	31	28	Maggard, G. G. et al	3.75
Undivided 1/2 int in NW 1/4 of NE 1/4 and NE 1/4 of SE 1/4 and W 1/2 of SE 1/4	1	25	30	820	McLean, O. C.	60.75
SE 1/4 of SE 1/4	1	25	30	40	Sullivan, W. H.	5.75
NE 1/4	14	25	30	20	Sullivan, W. H.	8.75
N 1/2 of SE 1/4 of SE 1/4	18	25	30	20	McKay, D. G.	4.75
E 1/2 of SE 1/4 of SE 1/4	18	25	30	5	McKay, D. G.	1.75
N 1/2 of NE 1/4	19	25	30	80	Roberson, J. M.	49.75
E 1/2 of NE 1/4	20	25	30	5	Reer, T. L.	4.75
E 1/2 of SE 1/4 of SW 1/4	29	26	30	20	Bas, W. C. and A. F.	0.44
SW 1/4 of SE 1/4, less 8 1/2 of 8 1/2 of SE 1/4	29	26	30	36	Hogan, E. D. Agent	27.75
E 1/2 of SE 1/4 of SE 1/4	30	26	30	40	Rice, D. L.	2.75
E 1/2 of SE 1/4 of SE 1/4	35	26	30	5	Barber, G. L.	2.75
All E of River except NW 1/4 of SE 1/4 and SW 1/4 of SE 1/4 and E 1/2 of NW 1/4 and E 1/2 of NW 1/4	30	26	30	200	Empire Land Co.	17.75
Lot 1-2-3-6-8 & E 1/2 of NW 1/4	10	29	30	326	Watts, N. F.	20.75
8 1/2 of SW 1/4 and W 1/2 of SW 1/4 of SE 1/4	1	25	29	100	Stenier, P.	18.75
Lots 4 and 5, Martha A. B. Subdivision of 8 1/2 of SE 1/4	2	25	29	15	Flara, T.	8.75
NW 1/4 of NW 1/4	5	25	29	40	Unknown	7.75
8 1/2 of NW 1/4 of NW 1/4	9	25	29	20	Ludlow, F. H.	3.75
8 1/2 of NW 1/4 of NW 1/4	9	25	29	5	Ludlow, F. H.	1.75
8 1/2 of SE 1/4 of NW 1/4	9	25	29	30	Ordas, A.	3.75
Lot 8 Liberty Park	1	25	29	5	Unknown	3.75
J. J. Keen's Subdivision of Part of Lot 8	10	25	29	5	Unknown	3.75
Lot 8	10	25	29	5	Unknown	3.75
Lots W. X. Y. and Z.	5	25	29	40	Kenton, I. M.	7.75
NE 1/4 of NE 1/4	11	25	29	40	Himption, J. W.	12.75
Reg. SE 1/4 of NW 1/4, NW 1/4 of NW 1						

[illegible]

DESCRIPTION.	Section.	Township	Range E.	Acres.	NAME.	Am't of Taxes and Costs.
Lots 15 and 16, Block 34.....	20	Unknown				3.11
Lots 7, 10, 11, 15, Block 25.....	14	Unknown				3.77
Lots 12 and 13, Block 23.....	10	Unknown				3.11
Lot 2, Block 34.....	7	Unknown				2.24
Lots 2, 3, and 14, Block 27.....	11	Unknown				2.63
Lots 5 and 6, Block 27.....	12	Unknown				2.57
Lots 7, 7 1/2, 8, 10, Block 27.....	7 1/2	Meek, R. A.				2.57
LOT 1, SITE.....	10	Hannell, J. M.				0.75
Lot 5, Block C.....	1	Unknown				.90
Lot 8, Block C.....	1	Unknown				.90
Lot 10, Block C.....	1	Unknown				7.87
THURMAN CITY—EAST DIVISION.						
Lots 8 and 9, Block 5.....		Rose, Mrs. A. S.				.80
THURMAN CITY—FIVE-ACRE TRACTS.						
Lot 5, Block 15.....	5	Rose, Mrs. A. S.				1.71
Lot 5, Block 1.....	10	Unknown				2.65
Lot 6, Block 1.....	10	Lafontaine, Bert				2.65
Lot 7, Block 1.....	5	Unknown				1.54
Lot 18 and 19, Block 2.....	19	Unknown				4.81
W 1/2 Lot 2, Block 4.....	5	Unknown				1.57
Lot 12, Block 5.....	14	Unknown				13.84
Lot 10, Block 5.....	14	Hoffman, J. M.				2.24
Lot 10, Block 5.....	10	Unknown				2.24
Lot 17, Block 6.....	13	Rogers, W. E.				3.81
Lots 7, 11, and 13, Block 7.....	35	Siever, B. R.				2.84
Lot 12, Block 9.....	10	Unknown				2.60
Lot 12, Block 12.....	4	Irwin, D.				2.60
Lot 1, Block 14.....	4	Lesley, E. L.				1.62
Lots 6 and 8 1/2, Block 15, Block 14.....	10	Cobb, H. M.				2.63
Lot 13, Block 14.....	10	Renner, K.				2.63
Lot 7, Block 15.....	15	Harris, A. T.				3.73
Lot 9, Block 15.....	10	Melton, R. A.				2.63
Lot 1, Block 16.....	14	Worthington, F.				2.63
Lot 7, Block 16.....	11	Marlow, J.				2.62
Lot 9, Block 16.....	10	Unknown				2.60
Lot 10, Block 17.....	5	Unknown				1.57
Lot 3, Block 17.....	10	Unknown				1.74
Lots 6 and 7, Block 20.....	22	Kivett, J. D.				3.81
Lot 9, Block 20.....	22	Barnes, W. H.				3.81
Lot 9, Block 20.....	11	Garwood, J. A.				3.17
Lot 12, Block 23.....	10	McNitt, B. O.				2.60
Lots 5, 7, 8, and 13 to 16 Inc. and Lot 6—Block 24.....	75	Lesley, E. L.				17.50
Lot 10, Block 24.....	10	Hough, L. R.				2.60
Lot 12, Block 24.....	10	Mathews, M.				2.60
Lot 10, Block 25.....	10	Unknown				2.60
Lot 9, Block 25.....	10	Unknown				2.60
Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.....	40	Fish, S. A. S.				7.70
Seminole Land & Inv. Co.'s Subdivision of NE 1/4 and NE 1/4 of NW 1/4 and SW 1/4 of NW 1/4 and SW 1/4 of NW 1/4, less 600 sq. ft. running S 270 ft., E 600 ft., N 979 ft., W 600 ft. Beg SW cor. of Lot 70, run N 12 rods, E 1 1/2 rods, S 12 rods, W 1 1/2 rods.....	5	26	31			
Lot 92.....	5	26	31	1	Crane, I. T.	1.32
Seminole Land and Inv. Co.'s Subdivision of NE 1/4 of NE 1/4 and SW 1/4 of NW 1/4 and SW 1/4 of NW 1/4 and SW 1/4 of NW 1/4.....	5	26	31	5	Bensley, B. A.	1.32
Lots 2 and 15.....	7	26	31	20	Smith, L. C.	2.63
Lots 71, 74, 87, and 90.....	7	26	31	5	Townsend, William	3.63
Lot 81.....	7	26	31	5	Smith, J. W.	1.32
Lot 84.....	7	26	31	5	Unknown	1.32
Lot 85.....	7	26	31	5	Unknown	1.32
Seminole Land and Inv. Co.'s Subdivision of All Except N 1/4 of NW 1/4.....	18	26	31	5	Krenger, R. G.	1.32
Lot 30.....	18	26	31	5	Unknown	1.32
Lot 42.....	18	26	31	5	McIntyre, Joseph	1.32
Lot 43.....	18	26	31	5	Smith, C. C.	1.

[illegible]

DESCRIPTION.	Section.	Township.	Range.	Acres.	NAME.	Amount of
Lot 15, Blk. 328					Clark, H. B.	1.25
Lots 15 and 16, Blk. 328					Unknown	7.75
Lot 16, Blk. 328					Harver, J. W.	7.75
Lot 17, Blk. 328					Unknown	7.75
Lot 18, Blk. 328					Unknown	7.75
Lot 19, Blk. 328					Unknown	7.75
Lot 20, Blk. 328					Unknown	7.75
Lot 21, Blk. 328					Unknown	7.75
Lot 22, Blk. 328					Unknown	7.75
Lot 23, Blk. 328					Unknown	7.75
Lot 24, Blk. 328					Unknown	7.75
Lot 25, Blk. 328					Unknown	7.75
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DESCRIPTION.	Section.	Township.	Range.	Acres.	NAME.	Amt. of
SW $\frac{1}{4}$ of Lot 1 Bk. G	21	25	29	1	Bradshaw, C.	17.5
W $\frac{1}{2}$ of Lot 2 Bk. S	21	25	29	1	Payton, J. A.	17.5
Beg. 501 ft. E of SW cor. of NW $\frac{1}{4}$ of SE $\frac{1}{4}$ of run E 55.8 ft. S 2 deg. E 200 ft. N 8 55.8 ft. S 2 deg. E 200 ft. N	21	25	29	10.5	Ludlow, M. C.	10.5
Beg. 112 ft. S of N E cor. of N E cor. of Bk. V run W 97 ft. E 10 ft. E 15 ft. S 43 ft. E 12 ft. S 10 ft. E 10 ft. N	21	25	29	22.5	Overstreet, Mabel	22.5
Beg. 100 ft. W of SE cor. of Bk. W run W 72 $\frac{1}{2}$ ft. N 170 ft. E 72 $\frac{1}{2}$ ft. S 175 ft. W	21	25	29	25.5	Lesley, E. L.	25.5
Mahler's Sub-Div. of Addition	21	25	29	1.4	Buza, S. S.	1.4
Lot 1, Bk. A	21	25	29	1.4	Buza, S. S.	1.4
Lot 2 and 7, Bk. A	21	25	29	1.4	Buza, S. S.	1.4
Lot 8, Bk. A	21	25	29	1.4	Buza, S. S.	1.4
N $\frac{1}{2}$ Lot 1, Bk. F	21	25	29	20.4	Stimpson, Mrs. B.	20.4
N $\frac{1}{2}$ Lot 1, Bk. F	21	25	29	20.4	Stimpson, J. W.	20.4
N $\frac{1}{2}$ Lot 1, Bk. G	21	25	29	30.4	Hansell, Ed.	30.4
Lot 1	21	25	29	39.4	Lesley, E. L.	39.4
Lot 2	21	25	29	39.4	Lesley, E. L.	39.4
Beg. 62 $\frac{1}{2}$ ft. E of NW cor. of Bk. S run S 105 ft. E 24 $\frac{1}{2}$ ft. S 105 ft. W 80 ft. S 12 $\frac{1}{2}$ ft. E 147 $\frac{1}{2}$ ft. N 42 $\frac{1}{2}$ ft. W 40 ft. N 105 ft. W 45 ft. W	21	25	29	16.5	Bail, W. H.	16.5
Beg. NW cor. of Lot 3 Bk. S run S 147 $\frac{1}{2}$ ft. E 90 ft. N 100 ft. E 10 ft. N 47 $\frac{1}{2}$ ft. W 100 ft. E	21	25	29	52.7	Bass, Mrs. W. C.	52.7
Lot 4 Bk. N	21	25	29	52.7	Fox, J. P.	52.7
Bk. P	21	25	29	5.5	Farker, G. F.	5.5
W. S. Harwell's Re-Sub-Div. of U.	21	25	29	33.1	Payton, J. A.	33.1
Lot 1 and 2, Bk. T	21	25	29	45.0	Graves, J. E.	45.0
S 47 $\frac{1}{2}$ ft. of Lot 1 and all Lot 4 except W 20 ft. Bk. W	21	25	29	132.4	Carr, Mrs. W. C.	132.4
All Bk. A	21	25	29	109.5	Carr, W. J. S.	109.5
Lot 3 and 4, Bk. D	21	25	29	39.4	O'Bryan, Lewis	39.4
Lot 5, Bk. D	21	25	29	11.8	O'Bryan, J. S.	11.8
Lot 6, Bk. D	21	25	29	11.8	Campbell, Manson	11.8
Beg. 140 ft. S of NE cor. of Bk. 24 run W 140 ft. S to Ernest St. E along street to Bk. W, then N-Easterly along Bk. W, to Birmingham Ave., thence N to Doug.	21	25	29	6.0	O'Berry, J. P.	6.0
Lot 12	21	25	29	29.0	Washburn Warren	29.0
E. B. Waters & Sons Add.	21	25	29	17.8	Hart, Jos.	17.8
E. L. Lesley's Add.	21	25	29	1.5	Unknown	1.5
Lot 13	21	25	29	1.5	Triplitt, S. J.	1.5
W. W. Lilly's Add.	21	25	29	8.2	Unknown	8.2
E 90 ft. of Lot 2 Bk. R	21	25	29	29.0	Frankford, R. D.	29.0
All Bk. S	21	25	29	3.9	Unknown	3.9
A. Carney's Add.	21	25	29	2.1	Lesley, E. L.	2.1
Lot 11 and 12, Bk. A	21	25	29	5.1	Bass, Ordis	5.1
Lot 14, Bk. A	21	25	29	28.3	Bass, Ordis	28.3
Lot 3, 4 and N $\frac{1}{2}$ Lot 6	21	25	29	2.1	Bass, Ordis	2.1
Lot 7 and 8, Bk. D	21	25	29	2.1	Bass, Ordis	2.1
Lot 9, Bk. D	21	25	29	2.1	Bass, Ordis	2.1
Kilbourne Heights.	21	25	29	2.6	Miller, J. W.	2.6
Lot 11 to 20 inc.	21	25	29	7.2	Lesley, E. L.	7.2
Lot 115, 116 and 119 to 126	21	25	29	1.7	Barclay, E. O.	1.7
Lot 121 and 132	21	25	29	5.0	O'Bryan, L. B.	5.0
Lot 134 and 136	21	25	29	1.3	Carr, Mrs. Agnes	1.3
Johnston Park.	21	25	29	1.3	Carr, Mrs. Agnes	1.3
Lot 10, Bk. S	21	25	29	1.3	Carr, Mrs. Agnes	1.3
E. Duggan's Sub-Div. of S $\frac{1}{2}$ of SE $\frac{1}{4}$ of SE $\frac{1}{4}$ of S $\frac{1}{2}$ of SE $\frac{1}{4}$ of SE $\frac{1}{4}$ of NW $\frac{1}{4}$						



The Comfortable Home

is one essential to happiness in life. Make your dwelling place as inviting as your means will permit.

Our Furniture

will meet your desires, whatever they are. It would be hard to surpass in quality the design, coloring, finish and workmanship which give distinction to the easy chairs, davenport, reading tables and other living room furniture we display. Come and inspect the stock. Fair prices and courtesy assured.

Our Word Is a Guaranty of Honest Values

SCEOLA HARDWARE CO.

Dealers in Furniture

KISSIMMEE, FLORIDA

LEGAL ADVERTISEMENT

IN CIRCUIT COURT FOR THE SEVENTH
Judicial Circuit of the State of Florida
in and for Osceola County—In Chancery
J. M. Cooper, complainant vs. J. A. Bar-
clay, et al, respondents.—"Bill to Subject
Property to Execution.—Notice of Sale.—
To J. A. Barclay, Esther O. Barclay, Mar-
garet M. Armour, and All Whom It May
Concern: Notice is hereby given by the
undersigned, as Sheriff of Osceola County,

LEGAL ADVERTISEMENT

NOTICE OF APPLICATION FOR TAX

Notice is hereby given that John J. Johnston, purchaser of Tax Certificate No. 432, dated the 7th day of July, A. D. 1913, and of Tax Certificate Nos. 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, dated the 5th day of July, A. D. 1913, and of Tax Certificates Nos. 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, dated the 7th day of August, A. D. 1916, has filed said certificates in my office and has made application for tax deeds to issue in redemption of said certificates. I hereby embrace the following described property, situated in Osceola County, Florida, to-wit:

Lots 8, 14, 22, 30, 40, 41, 62, 104, 105, 106, 113, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 80

ADMINISTRATION CITATION
In Court of the County Judge, Oregonia

County, State of Florida.—In re Estate of Wm. L. Bonner.—By the Judge of Said Court.

WHEREAS, Harold C. Glider has applied to this Court for Letters of Administration on the estate of Wm. L. Bonner, deceased, of said County of Osceola;

THESE ARE THEREFORE, To cite and admonish all and singular the kindred and heirs of said deceased to be and appear before this Court on or before the 17th day of May, A. D. 1919, and file objections, if any they have, to the granting of Letters of Administration, as aforesaid, and to appear and answer to the petition of said Harold C. Glider or to some other fit person or persons.

WITNESS my name as County Judge of said County of Osceola this 14th day of April, A. D. 1919.

T. M. MURPHY, ⁸
County Judge.

ADMINISTRATION CITATION
In Court of the County Judge, Osceola County, State of Florida.—In re Estate of William Hicks.—By the Judge of said Court.

WILLIEHES, S. W. Porter has applied to this Court for Letters of Administration on the estate of William Hicks, deceased, late of said County of Osceola; and the Court, after hearing the said WILLIEHES, S. W. Porter, to cite and admonish all and singular the kindred and creditors of said deceased to be and appear before this Court on or before the 31st day of May, A. D. 1919, and file objections, if they have to the said application of Administration on or to some other fit person or persons.

WITNESS my name as County Judge of said County of Osceola, this 5th day of April A. D. 1919.

(Seal) T. M. MURPHY,
County Judge.

SEVENTH JUDICIAL CIRCUIT OF
Florida, Circuit Court of Osceola
County.—E. L. Lesley, Complainant,
vs. Marie Manger, Defendant.
On Monday, the 26th day of May,
1919, the Defendant, Marie Manger, is
ordered to appear to the Bill of Com-
plaint on file herein.

This order is to be published once a week for eight consecutive weeks in the

St. Cloud Tribune, a weekly newspaper
published in Osceola County, Florida.
Given under my hand and seal this,
the 27th, day of March, 1919.
(Circuit Clerk Court Seal) J. L. OVERSTREET,
Clerk Circuit Court.
By S. H. Builock, D. C. 31-St

D. G. WAGNER

REAL ESTATE AND INSURANCE AGENCY.
'Citizens' Bank Building - - - - - Telephone No. 30,
Kissimmee, Fla.

We have a well selected list of properties for sale, among which are many very attractive Farms, Ranches, Orange Groves, Business Buildings, and Dwellings—all in Osceola County. Each proposition is listed at its minimum value. Some include all necessary farm equipment. We can offer also exceptional bargains in Kissimmee and St. Cloud properties now owned by nonresidents who are willing to sell at a sacrifice, thus offering an excellent opportunity to invest a little surplus capital and to increase in values which is sure to come.

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Kissimmee, Fla.

(Continued from page 6.)

have been approved by the Mayor (except that it may be passed over the Mayor's veto, as herein provided) and shall have been published in one issue of some newspaper of general circulation published in the City of St. Cloud. The ordinance shall remain in force until its final passage by the City Council, and shall be subject to the approval or disapproval of the Mayor for his approval or disapproval. If the Mayor shall disapprove any such ordinance, the same shall not become effective unless passed by a two-thirds (2-3) vote of the whole number of members of the City Council. If the Mayor shall fail to return any ordinance at or before the next succeeding regular meeting after its passage, he shall be deemed to have approved the same, and it shall become a law without further action, except that it shall be published as herein provided; and when the ordinance shall be so published, a printed copy of the same, or a copy certified by the City Clerk, shall be sufficient evidence that the same has been properly enacted.

Section 51. Code; Council to Provide For.—Whenever the City Council may deem it expedient, they shall have the power to have the City ordinances revised and recompiled; and when the said revised and recompiled ordinances shall have been approved by a majority vote of the City Council and by the Mayor, and shall have been published in book form, the said code, with such additions or changes as may from time to time be made thereto, shall constitute the laws and ordinances of the City and shall be of full force and effect until repealed.

Section 52. Code; As Evidence in Courts.—The Courts in this State shall take judicial cognizance of the code and ordinances of the City, and the printed copy of the code and ordinances, officially printed by the City, shall be taken as evidence in any trial in which the same may be competent evidence, without proof of the due passage and approval of the said code and ordinances.

Section 53. Code and Present Ordinances Validated.—The code and all ordinances now in force in the City of St. Cloud not inconsistent with the provisions of this Charter shall remain in force until repealed, modified, or recompiled as provided herein; and all laws now in force, or which may be hereafter enacted, governing cities and towns in the State of Florida, except in so far as they may conflict with the provisions of this Charter, shall apply to said municipality and the officers thereof.

Section 54. Municipal Property and Indebtedness.—The City Council shall provide for the payment, at as early a date as possible, of all outstanding indebtedness of the City of St. Cloud; and all acts and transactions of said City and its officers not in conflict with the Constitution and laws of the State of Florida or this Charter, together with all obligations assumed by the said City of St. Cloud or its officers, including any issues of bonds, shall be and the same are hereby declared to be valid together with all obligations assumed by the said City of St. Cloud created by this Charter; and all rights of said City acquired under any of such acts or transactions shall pass to and be vested in the corporation created by this Charter; and the title to all property, real, personal, and mixed, now belonging to the present City of St. Cloud, including all public-school property not owned by the County at large, all uncollected taxes, dues, claims, judgments, decrees, and choses in action, shall pass to and be vested in the City of St. Cloud created by this Charter.

Section 55. Taxation; Assessment.—The City Council shall have power to make its own assessment on property for taxes, without regard to the State and County assessment, and place its own valuation on the property situated in said City, both real and personal (but the valuation of said property for the purpose of taxation shall not exceed its actual cash value), and shall have the power to enforce the collection of the same in the same manner as is provided by law for the collection of taxes by the State and County.

Section 56. Taxation; Levying of General and Special Taxes.—The City Council shall have the right to raise for general purposes, by taxation, such amount as may be necessary for carrying on the government of the City, not to exceed fifteen mills on the dollar of the assessed valuation of said City; and shall have the right to levy such additional taxes as may be necessary to pay the interest on the outstanding bonds and to provide a sinking fund for the payment of outstanding indebtedness when the same shall become due; and to levy such additional taxes as may be necessary to provide for the lighting of the City, the maintenance and extension of water-works and sewerage systems, the establishment and maintenance of a Fire Department, the purchase and maintenance of public parks, schools, libraries, or hospitals, or for any other municipal purpose; provided, however, that the total amount of taxes levied for any one year for all purposes shall never exceed the rate of thirty mills on the dollar of the assessed valuation of the real and personal property liable for taxes in said City.

Section 57. Taxation; Lien For.—Taxes and assessments on real estate shall be and remain a lien on the property assessed, superior to all other liens or claims, except State and County taxes, until the same shall be paid.

Section 58. License Tax.—The City shall have the power to assess and collect such license or occupation taxes as may be prescribed by ordinances of the City, from all persons engaged in any legitimate business, profession, or occupation within the City limits, without regard to either the subject matter or amount of license taxes levied and collected by the State.

Section 59. Special Taxes; Revenue Certificates.—For the purpose of providing apparatus, equipment, and fire stations for the Fire Department of the City, and paying for the same; for the purpose of buying, constructing, or repairing public buildings; for the purpose of purchasing real estate for parks, or sites for public buildings, and paying for the same; for the purpose of providing a water-works system or extension of the same, sewerage system or extension of the same, lighting system, or to provide for and maintain schools, hospitals and libraries, the City Council is authorized and empowered to provide, by resolution assented to by a majority vote of the City Council and approved by the Mayor, for the levy and collection of a special tax, not to exceed five mills on the dollar, on the assessed valuation of all property liable for taxation in said City, for any one of said purposes, for a period not exceeding five years; provided that before the City Council shall have authority to levy such special tax, said election to be participated in only by the electors of said City who shall be qualified to vote in any bonding election held in said City. The ordinance calling such special election shall state the object of the special tax to be so levied, the amount of the proposed millage, and the time for which such special tax shall run; and if a majority of the voters voting at such special election shall approve the levying of such special tax, the City Council shall be authorized to make such levy in accordance therewith, and shall by resolution direct the Tax Assessor to make such assessments during the years authorized by the election, as above provided, in addition to all other taxes which may be levied by said City. The Clerk and Collector shall collect such special taxes at the time and in the manner of collecting other City taxes; and the same, when so collected, shall be kept and maintained in a separate fund, to be used only for the purpose for which such special assessment was levied; and when any such special assessment shall be made as provided for in this section, the City Council shall have the power to issue interest-bearing revenue certificates against the fund created by such special assessment. Such certificates shall bear interest not to exceed the rate of eight (8) per cent. per annum, and shall not be issued for any amount greater than the sum to be raised by such special tax, as provided for in the ordinance calling for such special-tax election, nor for a longer period than that for which such special tax is required by such election to be levied. Such revenue certificates shall be issued in the manner provided for in Section 70 of this Charter.

Section 60. Special Taxes; Improvement Certificates.—The City Council shall have the power to make special assessments against abutting real estate, to pay all or such part of the cost of the acquisition of land for street purposes, as the City Council shall by ordinance prescribe; the laying out, straightening, and opening of streets; the filling, excavating, and grading of streets; the drainage, guttering, curbing, paving, and repairing of streets; the construction of sidewalks; the planting and maintenance of shade trees and parkways; the cleaning and care of the streets between the property line and curb line; and the construction of sewer and drainage systems; and when, for the cost of any part or all of such public improvements, any such assessment shall be made against the abutting property on either side of such public improvements, the same, when assessed, shall be a lien on said real estate and may be enforced in the manner provided by law for the enforcement of liens.

Section 61. Improvement Certificates; When and How Upon Petition of Property Owners.—If at any time the owners of more than half of the property abutting on any street or part of street shall petition the City Council to have such street or part of street as shall be designated in such petition to be improved by grading, filling, curbing, guttering, paving, or paving, the City Council shall give notice as provided in this section, when such improvement is to be made, and the City Council shall have the power to assess against the abutting property.

Section 62. Improvement Certificates; How and When Paid.—All such assessments for such improvements shall constitute a lien upon the real estate assessed, prior to all other liens, except upon special taxes and those for construction of sidewalks, with which liens they shall have equal dignity. The amount of said assessment shall bear interest at a rate to be fixed by the City Council, not greater than eight (8) per cent. per annum from the date of the resolution fixing such assessment, as herein provided, and shall be payable in equal annual payments of not less than three years nor more than ten years, as may be provided by ordinance. If any interest or any annual installment shall be unpaid for the space of ten days after the same shall become due and payable, the whole amount of such certificate then remaining unpaid shall at once become due and payable and may be enforced immediately by a bill in equity to foreclose the lien evidenced by such certificate; but the owner of the estate so assessed shall have the right to pay such assessment, with accrued interest, at any time before suit, and the certificate issued against the property shall thereupon be released and canceled. If the suit has been instituted and payment is tendered after suit, the costs and a reasonable attorney's fee shall be included in the amount so paid.

Section 63. Improvement Certificates; When and How Issued.—The City Council shall within twelve months after said assessment is made issue certificates of indebtedness for the amount so assessed against the abutting property, a separate certificate to be issued against each tract of land assessed, containing a description of the improvements and the amount of the assessment, together with the general nature of the improvements for which the assessment was made and the date thereof. Such certificates shall bear interest not exceeding eight (8) per cent. per annum and shall mature in such time (not less than three years nor more than ten years) as shall be determined by ordinance, interest payable annually; and the principal sum, as evidenced by said certificates, shall be payable in equal annual installments during the term for which said certificates shall run.

Section 64. Improvement Certificates; Power to Dispose Of.—The City Council shall have the power to hold, collect, sell, transfer, hypothecate, or put up as collateral upon which to borrow money any and all certificates which they are authorized to issue under the provisions of this Charter.

Section 65. Improvement Certificates; Assessment Notice.—In all cases of public improvements provided for in this Charter, any part or all of the cost of which may be assessed against the abutting property, the City Council, as soon as said work shall have been completed and prior to its acceptance by the City Council, in the event that the same is done under contract, shall cause to be published once a week for two consecutive weeks in some newspaper of general circulation published in said City a notice of the completion of said work, which notice shall contain a statement of the total cost of the work, and of the total frontage of the lots or tracts of land liable to liens therefor, and the amount of lien per front foot claimed by the City; but in such notice the names of the owner or owners or other persons interested in said land need not appear, but only a sufficient description of the land to make it capable of identification shall be necessary; and such notice shall set a time for a hearing of all complaints, which the owner or owners or other persons interested in such improvements may desire to make against the cost of such improvements. After the date of such hearing, if no valid reason is shown why the cost of such improvements shall not be assessed as provided by the ordinances of said City pursuant to this Charter, the City Council shall, after the acceptance of said work, in the event the same is done under contract, by resolution assess the said cost against the abutting property.

Section 66. Improvement Certificates; Recording and Satisfaction.—As soon as practicable, and not exceeding twelve months after the acceptance by the City Council of such work, the City Council shall cause to be issued such certificates of indebtedness as herein provided, and shall cause the same to be recorded in the office of the Clerk of the Circuit Court of Osceola County, Florida. All of such certificates shall be made payable to the City, and upon payment of the interest or partial payments on such certificates as herein provided, the Clerk and Collector shall issue his official receipt therefor; and upon the final payment of such certificate in full, with interest as therein provided, the City shall cause to be issued by the Clerk and Collector and countersigned by the Mayor a satisfaction of said improvement certificate, which shall be recorded in the public records of said County. All moneys paid to the Clerk and Collector as interest or payment upon such certificates shall be by him deposited in the City depository in a separate fund to be known as the Improvement Certificate, Interest, and Redemption Fund; and the City shall pay to each of the holders of such certificates annually out of such fund the interest accruing on such certificates, together with such payments as may have been made thereon.

Section 67. Improvement Certificates; Validity of in Courts.—In no event shall the amount or validity of the lien or certificate of indebtedness as provided for by this Charter be questioned in any direct or collateral proceeding instituted more than six months after the issuance of such certificate of indebtedness by the City. In any suit brought to enforce such lien or collection of the amount due upon any such certificate of indebtedness, a copy of the certificate as recorded in the public records of said County, duly certified to by the Clerk, or the original certificate of indebtedness issued on account of such lien, shall be and constitute prima-facie evidence of the amount and existence of the lien upon the property described.

Section 68. Improvement Certificates; Liens of; How Enforced.—In all cases mentioned in this Charter where the City has acquired or may hereafter acquire liens for improvements, such liens or any of them may be enforced by the said City, or in the name of the City by the holder thereof, by a bill in equity. The bill in equity shall set forth briefly and succinctly the issuance of the certificate of indebtedness issued on account of such lien, the amount thereof, and the description of the property upon which such lien has been acquired and against which the certificate of indebtedness was issued, and shall contain a prayer that the owner be compelled to pay the amount of said lien, or, in default thereof, that the said property shall be sold to satisfy the same; but the judgment or decree which may be obtained in such suit shall not be enforced against or be a lien upon any other property than that against which the assessment was made.

Section 69. Enforcement of Liens; Personal and Constructive Service Upon Defendants.—In proceedings for the enforcement of such liens, the owner or owners of the land, if they can be ascertained, shall be parties defendant. If the owner or owners cannot be ascertained after diligent inquiry, the proceedings shall be against the property on which the lien is placed, without mentioning any party as defendant. In such cases, a notice of the institution of such suit for the enforcement of such lien shall be given by advertisement once a week for four consecutive weeks in some newspaper of general circulation published in St. Cloud, Florida. In all proceedings to enforce such liens or any of them, save in cases where the owner or owners cannot be ascertained, service shall be made in the same manner as is prescribed by law for service in other cases. In such cases, bills and appeals may be taken to the proper Appellate Court as in other cases.

Section 70. Revenue Certificates; Power to Issue.—Upon the affirmative vote of a majority of the City Council and the approval of the Mayor of the City, the said City is hereby authorized at any time to borrow money not exceeding one-half of the amount of taxes in any one year, provided this limitation shall not apply to revenue certificates issued as provided in Section 59 of the Charter, and to issue as evidence of indebtedness for the money borrowed revenue certificates, which certificates shall be signed by the Mayor of the City and attested by the City Clerk under the seal of said City. Such certificates shall be issued separately against any or all funds for which taxes are assessed, and when issued against any fund, the amount realized from the collection of such certificates shall be carried and credited to the fund against which said certificate was issued. The said certificate shall be issued in serial numbers, beginning with the Number One, as against each separate fund; and the holder of such

certificates shall have a first lien upon the uncollected taxes to the extent of the amount borrowed and as against each fund for which said certificates were issued; and as the taxes are collected, the certificates shall be paid in the order in which they are issued, out of the fund against which said certificates were issued. The revenue certificates shall be issued for a longer time than twelve (12) months, except as provided in Section 59 of this Charter, and shall bear such interest, not to exceed eight (8) per cent., as the City Council may fix.

Section 71. Bonds; Power to Issue.—The City of St. Cloud shall have power to issue and sell bonds for municipal improvements, for the payment of outstanding indebtedness, for the refunding of bonds, or for any other municipal purpose, not to exceed in amount thirty (30) per cent. of the assessed value of all real and personal property within the City limits, as shown by the City assessment roll for the fiscal year; provided that the issue and sale of such bonds be ratified by a majority vote of the qualified electors of said City who are owners of real estate within said City, at a special election called and held for that purpose. Whenever it shall be deemed advisable to issue bonds for raising money to be used in purchasing, constructing, and maintaining water-works, gas-works, electric-light and power plants, street railways, telephone systems, sewerage or drainage systems, sewage or garbage disposal systems, street improvements, docks, wharves, channels, or other water-front improvements, hospitals, schools, libraries, public parks, and promenades, whether located in the City or outside the City limits, or for the purpose of erecting public buildings, or for establishing or maintaining a fire department, or for any other municipal purpose, or any one or more of such purposes, the Mayor and City Council are hereby authorized to issue bonds for said City under the seal of the corporation, to the amount above limited, signed by the Mayor and attested by the Clerk and Collector, with interest coupons attached, signed in like manner or by fac-simile signatures; provided, however, that before the issuance of said bonds the issuance thereof shall be ratified and approved by a confirmation vote of a majority of the electors who are owners of real estate in the City voting at an election to be called and held for that purpose, which election shall be regulated by ordinance setting forth the manner of conducting and certifying the same, after the same has been advertised once a week for four consecutive weeks in a newspaper of general circulation published in said City. The bonds issued under the provisions of this Charter shall be of denominations of Five Hundred Dollars (\$500.00) or One Thousand Dollars (\$1,000.00) each, at the discretion of the City Council, bearing a rate of interest not to exceed six (6) per cent. per annum, payable semi-annually, at such times and places as the City Council may direct, and to mature at such times as the City Council may direct, and to mature at such times as the City Council may prescribe, not more than thirty (30) years from date of issuance thereof; and such bonds shall be sold in no case at a greater discount than five (5) per cent. of their par value. All City bonds shall be payable in gold coin of the United States of America or its equivalent. The proceeds arising from the sale of such bonds shall be paid to the Bond Trustees of the City and shall not be diverted from the purpose for which the said bonds were issued. The City Council of the City of St. Cloud is hereby authorized and required, upon the issuance of such bonds, to levy a special tax, not to exceed ten mills on the dollar of the assessed valuation of the real and personal property of the City, for the purpose of paying interest on said bonds, as well as a special tax upon the real and personal property of the City, not to exceed five mills, as a sinking fund for the future redemption of the principal of said bonds.

Section 72.—The Bond Trustees shall be qualified electors and freeholders of said City, and the City Council may from time to time require the Bond Trustees to enter into bond in such sum as may be necessary for the safe-keeping of the funds committed to their custody and control. The duties of the Board of Bond Trustees shall be the same as provided for in the laws of the State of Florida for Bond Trustees for County bonds; provided that all funds collected in said City by taxation for the purpose of paying interest upon the bonded indebtedness of said City, and for providing a sinking fund for the redemption of the bonded indebtedness of said City, shall, immediately upon collection, be turned over by the Clerk and Collector to the Board of Bond Trustees, who are required to pay out of such fund the interest on the bonded indebtedness as it shall become due, and who shall have the power and authority to invest the remainder of such funds in outstanding bonds of the City, or in Government, State, County, or municipal bonds, or in real-estate mortgages, in which case the property mortgaged shall be at least double the value of the money secured by such mortgage. Upon maturity of the bonds issued by said City, the Bond Trustees shall redeem and pay such bonds out of the funds in their hands for that purpose. Said Bond Trustees shall be elected for a term of three years each, and one Trustee shall be elected at each annual election.

Section 73. Streets and Public Places; Control.—The title to all of the streets, alleys, walks, drives, or other highways now laid out and used as such within said City, or which may be hereafter dedicated to or acquired by said City, shall be and the same is hereby vested in the City of St. Cloud; and the City Council shall have the exclusive control of the same for the use and benefit of the City, and may lay out new streets and may purchase or demand property for such purposes, as well as for the widening and straightening of streets or other highways, and may vacate and close the same when it shall appear to them to be for the best interests of the City to do so.

Section 74. Streets and Public Places; Improvement and Beautification.—The City Council shall have the exclusive control over the construction, reconstruction, laying out, cleaning, repairing, platting, grading, widening, straightening, sprinkling, lighting, opening, vacating and closing, paving, beautifying, and otherwise improving and using of all streets, avenues, alleys, lanes, parks, bridges, sewers, drains, culverts, canals, sidewalks, curbing, water front, and all other public places of said City. The City Council shall have the right to name and designate all streets, alleys, and avenues which shall be paved or otherwise improved, and to designate and prescribe any other public work or improvement which shall be undertaken by said City, and to prescribe and regulate by ordinance or resolution the character, manner, and extent of such improvements, and to provide for the payment of the cost of the same, either wholly or in part, by the abutting property owners.

Section 75. Plats and Maps.—The City Council shall have the power to name or rename or designate by numbers the streets, alleys, avenues, and other thoroughfares of the City, and shall have the power to cause the owners of all buildings within said City to number the same as may be provided by the ordinances of the City.

Section 76. Traffic.—The City Council shall have the power to require any street-railway company or any railroad company having tracks within the City limits to make and maintain such grade crossings, aqueducts, bridges, subways, culverts, or drains, as the City Council may deem expedient and for the best interests of the City, at all points where any such tracks may intersect the streets of the City, in such manner as the City may by ordinance prescribe; and should any railroad or street-railway company fail to make such grade crossings, aqueducts, bridges, subways, culverts, or drains within thirty (30) days after a written notice shall have been served upon the proper officers or some agent of the company, then the said City shall have the right to immediately cause such grade crossings, aqueducts, bridges, subways, culverts, or drains to be made, and shall assess the cost of the same against such railroad or street railway and enforce the collection of the same under the lien laws of the State of Florida. The City Council shall have the right to require any street-railway company or railroad company having tracks within the limits of the City to place and maintain such lights as the City Council may designate at the points where the tracks of said street or other railway may intersect the streets of the City. The City Council shall have the power to require all railroad companies having tracks within the City limits to place and maintain gates or guards or to provide watchmen at all grade crossings in said City when in the opinion of the City Council the public safety requires it; and if any such railroad company shall fail or refuse to provide such gates or guards or watchmen, as the case may be, and maintain the same, within thirty (30) days after a written notice shall have been served upon the proper officer or agent of such railroad company by said City, the City shall have the right to file its petition in the Circuit Court in and for Osceola County praying for an order to compel such railroad company to comply with the terms of such notice by placing and maintaining gates or guards or watchmen, as the case

may be, at such grade crossing or crossings; and if, upon hearing by the aforesaid Court, it shall appear to the Judge of said Court that the notices as herein required have been served upon the defendant railroad company, and that the neglecting for such gates or guards or watchmen is recklessly negligent for the public safety, then the Court shall issue its order directing such defendant railroad company to provide such gates or guards or watchmen within a reasonable time, to be fixed by the Court; and in the event such order is made by the Court, such railroad company shall be required to pay all costs of such proceedings, together with a reasonable attorney's fee. The City Council shall have power by ordinance to prohibit any street railway or any railroad company from allowing its cars or trains to stand upon or obstruct any crossing for more than five minutes at any one time. The City Council shall have power by ordinance to regulate the speed at which railway or other trains may run within the City limits.

Section 79. Public Parks.—The City Council shall have the power to acquire, by purchase, gift, bequest, or through condemnation proceedings, lands (either within or without the City limits) to be used for public parks, and shall have the exclusive control and supervision over such parks, and may improve or sell the same for the benefit of the City; and the City shall have the right to exercise police control over any such public parks which the City may acquire outside the City limits.

Section 80. Water Front.—The City shall have and exercise full police power and control over any and all of the water front which shall be included in or adjacent to the City limits, and to the water front which shall be included in and adjacent to any of the public parks owned by said City, whether within the City or outside. The City shall have the right to provide rules and regulations for the erection and maintenance of any and all docks, piers, buildings, sea-walls, or other structures or improvements along the water front. The City shall have the power to regulate or prohibit the taking or catching of fish along the water front of said City in any way or manner, except by hook-and-line fishing.

Section 81. Fire Limits.—The City Council shall have the right by ordinance to prescribe fire limits for the City and to prescribe the materials to be used for the construction of all buildings within such fire limits.

Section 82. Buildings.—The City shall have the right to prescribe rules and regulations for the construction of all buildings within the City limits.

Section 83. Buildings; Plumbing and Lighting.—The City shall have the right to prescribe rules and regulations for all plumbing, electric wiring and fixtures, heating pipes and fixtures, and gas pipes and fixtures, and to provide for the inspection of the same, and to provide for permits to be issued by the City for all such purposes.

Section 84. Buildings; Power to Condemn Unsafe and Unsanitary.—The City Council shall have power and authority to condemn any building, wharf, fence, wall, walk, or other structure within the City which shall be considered unsafe or unsanitary and dangerous to the public health and safety, and to impose penalties upon the owners, occupants, or agents of any such building, wharf, fence, wall, walk or other structure, unless after notice (to be fixed by ordinance) the same may be removed, repaired, or placed in a safe and sanitary condition, as the ordinances of the City may require.

Section 85. Franchises for Public Utilities.—The City Council shall have the right to grant franchises or licenses to street railways, steam railroads, or other railroads for the laying and constructing of tracks or other necessary fixtures over any or all of the streets or alleys of the City as the Council may deem best; to grant franchises and licenses to all public-service corporations of whatsoever kind over the streets and alleys of said City upon such terms and conditions (not inconsistent with the Constitution of the State of Florida) as the City Council may deem best; to grant all franchises over the streets and alleys of said City to any individual, firm, or corporation (not in conflict with the Constitution and laws of the State of Florida) for the establishment and operation of (public-service enterprises, and to prescribe rules and regulations governing the operation of the same within the City limits; provided that before any such proposed franchise shall become effective, the ordinance providing for the granting of such franchise shall at a special election called for that purpose be submitted to a vote of the qualified electors of said City who are qualified to vote in bond elections, and are taxpayers therein; and no such proposed franchise shall become effective unless a majority of the voters voting at such special election shall vote in favor of granting such franchise.

Section 86. Municipal Ownership of Public Utilities.—The City is empowered and authorized to build, acquire, maintain, and operate any public utility for the use of the City or the inhabitants thereof; provided that no indebtedness thereof shall be incurred until after the ordinance providing for the building or acquiring of such public utility shall have been approved by a majority vote of the electors qualified to vote in bond elections of the City voting at a special election held for that purpose.

Section 87. Impounding of Animals.—The City shall have the power to regulate, tax, license, or prohibit the keeping and going at large of all animals within the City limits; to impound the same and, in default of redemption, in pursuance of ordinance, to sell, kill, or otherwise dispose of the same.

Section 88. Misdemeanors and Disorderly Conduct.—The City shall have power and authority to impose fines, forfeitures, penalties and terms of imprisonment for a breach of any ordinance or for any offense which constitutes a misdemeanor under the laws of the State of Florida, and shall have the right to define and punish disorderly conduct and prescribe and provide for the punishment of all persons who may commit any misdemeanor within the City limits; but no penalty shall exceed Five Hundred (\$500.00) Dollars and no term of imprisonment shall be for a longer time than three months for any one offense. The City shall have the right to require all persons sentenced to a term of imprisonment to work upon the streets or other public works of the City, either within or without the City limits.

Section 89. General Powers.—The City Council shall have the power by ordinance to regulate the storage, use, and sale of all explosives, inflammable oils and gases, and other combustible materials within the City limits, and to regulate and control or suppress the sale or use of fireworks within the City limits; and shall have the power to establish markets and to provide for the inspection of feedstuffs, meats, provisions, restaurants, and hotels, and for the inspection of weights and measures used in the City; to regulate the vending of meat, poultry, fish, fruit, and vegetables; and to provide for the inspection, license, and regulation of all dairy products sold or offered for sale in the City; and for inspection of all dairies selling or proposing to sell dairy products within the City; to regulate the anchorage or mooring of boats along the water front of said City; to regulate, require, and provide for the improvement and beautifying of the streets of the City by the laying of uniform sidewalks, and the setting of curbing, and the planting and caring for of trees and shrubs and grass, and the making and maintaining of lawns and parks in the streets and public places of the City in front of lots and blocks; to compel owners of abutting property to pay all or such proportion of the cost of the same as may be fixed by ordinance; to compel owners of buildings to erect fire-escapes when necessary; to provide for the erection, removal, repair, alteration, and care of public buildings; to regulate the construction or installation of machinery, furnaces, chimneys, stacks, and all such matters as may tend to the prevention of conflagration, and the protection of life and property within the City; and to pass all ordinances necessary to the health, convenience and safety of the citizens, and to carry out the full intent and meaning of this Charter, and to accomplish the object of this incorporation.

Section 90. General Powers; Nuisances.—The City Council shall have the power by ordinance to define, prevent, or abate nuisances.

Section 91. Boundaries.—The territory to be incorporated within the City limits of the City of St. Cloud, comprehended within the following described limits, to-wit: That portion of southeast one-fourth of Section 34, Township 25 South, Range 30 East, lying above low-water mark of East Lake Tohopekaliga, west one-half of Section 2, east one-half of Section 13, north one-half of Section 1, northeast one-quarter of Section 10, north one-half of one-half of Section 11, north one-half of north one-half of Section 12, Township 26, Range 30 East.

Section 92. This Act shall take effect immediately upon its passage and approval by the Governor.
Approved April 30, 1919.